

The Calcutta Gazette.

Published by Authority.

to the Freez by NGON of TUESDAYS and FRIDAYS; and of a few lines only, before 5 p. m. of those days.

SATURDAY, JANUARY 1, 1853.

Fort William, Home Department, Legislative,

The 22nd December 1852.

The following Draft of a proposed Act was in Council for the first time on the 22nd December 1852.

Acr No. — of 1852.

An Act for the apprehension of Persons for offences committed out of the Territories under the Government of the East India Company, and for delivering them up to Justice, and to provide for the execution of warrants in places out of the jurisdiction of the authorities issuing them.

Wiereas it is expedient to provide for the apprehension and delivery up to justice for offences committed in any part of the dominions of Her Majesty, or for hemons offences committed in the territories of any Foreign Prince or State, of persons who may take refuge in any part of the territories under the Government of the East India Company, and to enable the Government of any Presidency or place within such last mentioned territories to carry out treaties entered into by or an behalf of Her Majesty, or the East India Company with any Foreign Prince or State; It is enacted as follows:—

I. If requisition be made by the person or persons for the time being, administering the executive Government of any part of the dominious of Her Majesty, to the Government of any part of the British territories in India to deliver up to justice any person accused of having committed any offence in any part of Her Majesty's dominions, subject to the Government making the requisition, against the laws thereof, and who shall be, or shall be supposed to be, in any part of the British territories in India, subject to the Government to which the requisition shall be trade, or if a similar requisition be made by any Foreign Prince or State, or any Munister or Officer thereof in respect of a person necessed of having committed a beingus offence in any part of

the territories of such Foreign Prince or State, it shall be lawful for the Government to which the requisition shall be made to issue an order in writing for the apprehension of the person accused.

II. The order shall to signed by one of the Secretaries to the Government, it shall be directed to all Magistrates and Justices of the Peace of the Presidency or place under the control of such Government, it shall signify that the requisition has been made, shall state the nature of the offence charged, the name or other designation, if the name be not known, of the person accused, and any other description of him that may be thought necessary, and it shall require the Magistrates and Justices to whom it shall be directed to and in the apprehension of the person accused, and to proceed in pursuance of this Act.

III. Upon the production of the order to any such Magistrate or Justice of the Peace, and also upon the production of a warrant issued by an Officer baving competent authority in that behalf in the territories in which the offence shall be alleged to have been committed, for the arrest of the person accused for the same offence, and apon proof that such warrant or document would in such last mentioned territories, justify the arrest or holding to bail of the person accused for the offence charged, such Magistrate or Justice of the Peace shall examine into the truth of the charge, and for that purpose shall have the same powers as if the offence had been committed within his jurisdiction.

IV. If the evidence adduced shall in the judgment of the Magistrate or Justice of the Peace be sufficient to justify the apprehension of the person accused for the offence, the Magistrate or Justice of the Peace shall issue his warrant for the apprehension of such person. The warrant shall be issued in the same manner as a warrant for an offence cognizable by the Magistrate or Justice of the Peace issuing it, and shall contain a memorandum, stating the place in which the offence shall be charged to have been committed, and that the warrant is issued under this Act, and if issued in pursuance of an order of Government, shall also state the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the Gomestian and the state of the fact and specify the gomestian and the state of the fact and specify the state of the fact and specify the state of the fact and specify the specific and the state of the fact and specify the specific and the state of the fact and specify the specific and the spe

veriment. The memorandum may be to the following effect:

This warrant is issued under Act No.

of , for the within mentioned came of alleged to have been committed at in and is issued by order of the Government of

V. The warrant of any Magistrate or Justice of the Peace having jurisdiction in any part of the territories under the Government of the East India Company for the arrest of any person charged with having committed any offence whatever, may be executed within the jurisdiction of any other Magistrate or Justice of the Peace having jurisdiction in any other part of the said territories, whether in the same Presidency or not, upon having a written authority under the hand and seal of the Magistrate or Justice of the Peace, within whose jurisdiction it may be executed, previously indorsed thereon, and which indorsement may be to the following effect:

To the Nazir [or other Officer as the case may be] of the zillah of

or district of the indorsing Magistrate or Justice of the Peace] by any of the Officers to whom the same is directed or by [describing by his name of Office the Officer, to whom a similar warrant, issued by the indorsing Magistrate or Justice of the Peace, would be directed.]

VI. The Magistrate indorsing a warrant issued under the hand or official sest of any such other Magistrate or Justice of the Peace, shall not be hable to any action or other proceeding in consequence of any illegality in the issuing of the warrant; but any Magistrate illegally or improperly issuing the same, shall be liable for an arrest in pursuance of the indorsement in the same manner and to the same extent only as if the warrant had been executed within his own jurisdiction.

VII. Upon the apprehension of the supposed offender, if the offence be alleged to have been committed in any part of the territories under the Government of the East India Company, he shall be cartied before the Magistrate within whose jurisdiction the offence shall be alleged to have been committed, and shall be by him dealt with according to law, unless by the warrant the Officer be authorized to take bail or security, and such bail or security be given for the appearance of the person accused before the Magistrate or Justice of the Peace of the zillah or district in which the offence shall be alleged to have been committed. If the offence be charged to have been committed in any place not within the territories under the Government of the East India Company, the person arrested shall be forthwith carried before a Magistrate or Justice of the Peace, of the zillah or district in which he may be arrested. The Magistrate or Justice of the Peace, before whom the supposed offender shall be carried in pursuance of the last mentioned directions, may proceed in the same manner as in cases in which he has power to commit for trial, or to hold to bail for an offence committed within his own jurisdiction. If the evidence adduced shall be sufficient in his judgment to warrant a committal, he shall commit the accused to some place of confinement within his zillah or district, which in the judgment of the Magistrate or Justice of the Peace, shall be fit for receiving the prisoner, or if there be no fit place, to the good of the Presidency, there to remain until he shall be delivered up pursuant to the requisition, or shall be discharged by orders of Government. If no sufficient evidence be adduced to warrant either the committal or the holding to bail of the prisoner, he shall be discharged.

VIII. If the offence charged shall be one committed out of the British territories in India which, if committed within the jurisdiction of the Magistrate, would be bailable, the Magistrate or Justice of the Peace may discharge the prisoner upon his giving the necessary bail. The recognizance or bail-bond in such case shall be for the appearance of the accused before the Magistrate or Justice of the Peace on a certain day to be named therein, allowing reasonable time for receiving the orders of Government, and on such subsequent days as the Magistrate or Justice of the Peace shall from time to time appoint.

IX. If any person shall in pursuance of this Act be carried before a Magistrate or Justice of the Peace other than the one who may have issued the warrant, or a Magistrate or Justice of the Peace of the same zillah or district, the depositions and decuments upon which the warrant shall have been issued, or copies thereof, to be certified under the hand and seal of the Magistrate or Justice of the Peace of the zillah or district in which the warrant was issued, shall be sent to the Magistrate or Justice of the Peace before whom such person shall be carried; and if the warrant shall be issued under an order of Government, and executed in a different Presidency or place to that under the Government issuing the order, notice of the arrest shall be forthwith communicated to such Government, who shall forward the requisition, and any documents upon which they may have acted in making the order to the Government to which the place where the arrest may he made shall be subject.

X. If the accused shall be proved to have been convicted and sentenced for the offence by a Court of competent jurisdiction in the territories in which the same may be alleged to have been committed, and to have escaped before the execution of such sentence, the Magistrate, upon proof of such conviction and sentence, and of a warrant or authority issued in such territories for the commitment or apprehension of the person accused in pursuance of the conviction and sentence, and upon proof that such conviction, sentence and warrant or authority would justify the apprehension of such person in the territories last aforesaid, may issue a warrant for his apprehension, and he may be arrested and committed in manner aforesaid without further proof, unless the person accused shall prove that such conviction or sentence was improperly obtained, or that the same has been reversed of annualled.

XI. If it shall appear to the Magistrate or Justice of the Peace, before whom any prisoner shall be carried under this Act for an offence alleged to have been committed in any territories not under the Government of the East India Company, that particular circumstances exist which render it advisable that the case should be

investigated by the Magistrate or Justice of the Peace of a zillah or district nearer to such territorles, he shall forthwith report the case and the particular circumstances to the Government, who shall either order such Magistrate or Justice of the Peace to proceed with the case himself, or to send the case to be investigated by the Magistrate or Justice of the Peace of any other district to be named. In the latter case the prisoner shall be sent, or if the offence be builable shall give bail to appear before such last mentioned Magistrate or Justice of the Peace, who shall have power to deal with the case as if he had issued the warrant under which the prisoner shall be arrested, and all the depositions and documents shall be forwarded to such Magistrate or Justice of the Peace. The order of Government shall be a sufficient justification for all persons acting in pursuance thereof.

XII. The Government making the order for apprehension for an offence alleged to have been committed in the territories of a Foreign Prince or State, may, if they think fit, direct that copies of the de ositions, and of any exhibits upon which the original warrant or document was issued, certified under the hand of the Officer issuing such warrant, and to be proved by the person producing the same to be true copies, may be received in evidence of the criminality of the person accused. Under an order for the arrest of any person for an offence alleged to have been committed in any part of Her Majesty's dominions, copies of such documents and exhibits, certified as af resaid, may be admitted as evidence in manner aforesaid without an order of Government and without further proof.

XIII The Magistrate or Justice of the Peace, after committing the accused or holding him to bail as aforesaid, for any offence committed out of the territories under the Government of the East India Company, shall forthwith report the result of his proceedings to the Government to which ha is subordinate, together with any remarks which he may deem necessary or proper to make upon the whole case. He shall also forward with such report a copy of all depositions which shall be taken or used before him, and of all documents referred to by such depositions, or used before him.

XIV. Upon receipt of the report, and after examining the case, the Government may, by order in writing to be signed by the Secretary to the Government, order the accused either to be discharged or to be held to bail to appear in such Court or place and at such time or times as the Government may think fit, or to be delivered up to the person authorized by the Government or Officer making the requisition, to receive and take charge of him, and the name of such person shall be specified in the order of Government. In cases falling within Act 1, 1849, the Government may order the person accused to be tried under that Act.

XV. If ordered to be delivered up, the person to whom the accused may be ordered to be delivered shall not have the custody or charge of him so long as he shall remain in any part of the territories under the Government of the least India Company, but the accused shall be conveyed in custody through such last menoned territories towards the territories in which offence shall be alleged to have been com-

mitted, in the same manner as a prisoner sent from the station of one district to that of another, and as soon as he shall have been conveyed to the frontiers of the territories under the Government of the East India Company, he shall be delivered over to the person in that behalf appointed by the order of Government. If such person shall not attend to receive the prisoner, the latter shall be discharged out of custody.

XVI. Any Magistrate or Justice of the Peace, acting under the provisions of this Act, shall issue all necessary warrants, orders and directions for carrying the same, and also any order made under it by the Government, into effect under his signature and seal, or seal of office, if he shall have a seal of office, and all Magistrates and Officers acting in pursuance of this Act, shall have and exercise the same powers as if the offence charged had been committed within the zillah or district subject to their jurisdiction, and in cases where the accused may have been held to bail, the Magistrate may order the bail-bond to be renewed in such form as may be necessary to carry any order of Government into effect, and if such bail-bond shall not be renewed accordingly, may commit him to prison for such period as may be necessary to carry such order into effect.

XVII. In case any person arrested under this Act, shall escape out of any custody, he may be re-taken in any part of the territories under the Government of the East India Company, in the same manner as if he had ascaped from custody under process for an offence committed in that part of such last mensioned territories.

XVIII. The Government may, if they think fit, previously to making an order under this Act, require some person to be named as the prosecutor of the accused, and to give security that such person, if delivered up, shall be brought to trial with as little delay as possible, and if acquitted upon such trial, shall, if he require it, be provided with the means of returning to the place where he was apprehended, or as near thereto as he may desire free of expense, and in a manner suitable to his station of life.

XIX. If a warrant shall have been issued in any part of Her Majesty's dominions for the arrest of any person for an offence alleged to have been committed therein, or for the arrest of any person for any offence whatever of which he may have been convicted in any part of Her Majesty's dominions, by a Court of competent jurisdiction. any Magistrate or Justice of the Peace within the territories under the Government of the East India Company, may, upon the production of such warrant or document and proof of the signature of the Officer signing it, and of his authority to issue the same, proceed to cause the person accused to be apprehended and committed, or held to bail, in manner aforesaid, as the case may require, without an order of Government, but if the offence shall be alleged to have been committed in any place not within the British territories in India, the person accused shall not be delivered over as aforesaid without such order.

XX. In cases also of necessity in which the immediate apprehension of any person accused of

having committed a heinous offence as defined in Section XXII. in any of the territories mentioned in Section I, of this Act, may be necessary for the ends of justice, the person accused may be apprehended in the same manner as if the offence had been committed in the place where the person accused may be found, and after his apprehension may be committed or held to ball in manner aforesaid, as the case may require, without an order of Government, but he shall not be delivered up without such orders.

XXI. If any person imprisoned under this Act shall not either be conveyed out of the Presidency or place in which he shall have been arrested, or be discharged or brought to trial within two calendar months after his committal over and above the time required to convey him from the place to which he was committed for confinement by the readiest way to the place where the offence shall be alleged to have been committed, it shall be lawful for the principal court of original jurisdiction in criminal cases in the district in which he shall be imprisoned, upon application by or on behalf of the prisoner, and upon proof that notice of the intention to make the application has been given to the Government, having authority in the place where the prisoner shall be detained, or to the Secretary of such Government, to order the person so committed to be discharged out of custody, either upon giving such bail as the Court may order, or without bail, unless sufficient cause shall be shown to such Court why such discharge ought not to be ordered.

XXII. The offences intended by the words "heinous offence" in this Act, are treason, murder, attempting to murder, rape or other great personal violence, maining, dacoity, thugges, robbery, burglary, breaking and entering a dwelling-house, and stealing therein, arson, setting fire to a village, house, or town, forgery or uttering forged documents, counterfeiting current coin, knowingly uttering base coin, perjury, subornation of perjury, embezzlement, whether by public officers or other persons.

ahall also be deemed to include cattle straling and any offence, for which by any treaty in force between Hee Majesty or the East India Company, and any foreign Prince or State, Her Majesty or the East India Company, shall, at the time of making any requisition as aforesaid, be bound to deliver up offenders to the foreign Prince or State making the same, and any other offence which is the judgment of the Government to whom the requisition shall be made, shall be of an aggravated nature, or for which the person accused cannot be punished within the territories under the Government of the East India Company.

XXIV. If by any such treaty, Her Majesty or the East India Company shall be bound to deliver up to any foreign Prince or State, any person liable to be proceeded against by the laws of such foreign Prince or State, in any case not expressly provided for by this Act, or in any manner other than that provided by this Act, it shall be lawful for the Government of any part of the territories under the Government of the East India Company, in which such person may be found, upon requisition made by or on the part of such foreign Prince or State, to adopt such proceedings for carrying such treaty into effect, and for the surrender of such person, and for making

any preliminary inquiry into the charge contained in the requisition, as they may think fit, and am order of the Government in writing under the hand of one of the Secretaries of such Government, shall be a afficient authority and justification for all acts to be done in execution thereof.

XXV. Sections V., VI and VII., Regulation XI. 1827, of the Bombay Code, are repealed.

XXVI. The words "the Government," a used in this Act, means the Governor or Government and in Council, or other person or persons administering the executive Government. The words "British, territories in India" shall include any part of the territories under the Government of the East India Company. The word "Magistrate," as used in this Act, is intended to include a Joint Magistrate, or any person lawfully exercising the powers of a Magistrate. Words in the singular number, are intended to include the plural, and words in the masculine gender to include the feminine.

Ordered, that the Draft now read, be published for general information:

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 22nd day of March 1853.

> J. P. GRANT, Secy. to the Gott. of India.

No. 907.

Fort William, Home Department, The 30th December 1852.

Notivication.--Mr. W. St. Quintin, of the Civil Service, reported his departure from India on board the Ship "Barham," which Vessel was left by the Pilot at Sea, on the 25th instant.

J. P. GRANT, Sery to the Govt of India.

No. 24.

Fort William, Financial Department,
The 15th December 1852.

Notification.—Notice is hereby given, that the Salaries, Pay, Batta and Allowances of the Civil, Military and Marine Departments, for December 1852, will be payable as under.—

Military and Marine Departments, on Monday, the 10th proximo.

Civil ditto, on Saturday, the 15th proximo.

By Order of the Most Noble the Governor General in Council,

> J. A. Donin, Secy. to the Goot. of India.

Fort William, Foreign Department, The 29th December 1852.

Northications .- Major R. R. W. Ellis resumed charge of the office of Political Assistant for Bundlecund and Extra Assistant Superintendent for the Suppression of Thuggee and Dacoitee, from Captain A. Harris, on the 1st instant.

No. 4912.

The Most Noble the Governor General in Council is pleased to grant Mr. H. Brereton, Assistant Commissioner of Sealcote, leave of absence, on Medical Certificate, for twelve months, from the lat instant, to proceed to the Provinces and eventually to visit the Hills North of Deyrah.

No. 4918.

Lord Wm. Hay to be Deputy Commissioner of Simla and Superintendent of Hill States, from the 9th ultimo, the date on which Mr. W. Edwards, C. S., reported his departure for Europe on furlough.

No. 4930.

The 30th December 1852.

The Most Noble the Governor General in Council is pleased to appoint Dr. D. T. Morton, of the Madras Service, to be Assistant Commissioner at Rangoon, under the Commissioner of derson servere to he will be

C. ALLEN,

Offg. Secy to the Govt. of India.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 30th December 1852.

No. 827 of 1852.—The following Notification issued by the Most Noble the Governor of Bengal, under date, the 21st December 1852, is republished in General Orders:

Ensigh W. N. Lees, of the 42nd Regiment Native (Light) Infantry, has attained the standard of proficiency prescribed by the Orders of the Government of Bengal, of the 9th March 1852, in the Hindee language.

No. 828 of 1852 .- Lieutenant Edmund Walker, of Eugineers, has been appointed in the General Department, North-Western Provinces, on the 16th December 1852, to be an Assistant to the Principal of the Civil Engineering College at Roorkee.

No. 4905. No. 4905. No. 829 of 1852 .- Captain George Paris Salmon, of Artillery, is permitted to retire from the service of the East India Company, on the pension of his rank, from the 8th March 1853.

> No. 830 of 1852 .- It having been ascertained that, on due notice being given of the probable date of arrival of European corps and detachments at the several halting places, brewood, cut into small pieces for immediate use, can be supplied from the burdasht khanahs or storehouses on the Grand Trunk Road, and also in the Punjaub, whether on the main road to Peshawur or an any of the cross roads, carriage for firewood, which has heretofore been customarily allowed to European Troops when marching, being now unnecessary, is to be discontinued.

2. In order to prevent inconvenience to the

* As directed in G. O. V. P. in C., No. 15 of 21st January 1833, and Circular, Adjutant General's Office, No. 1553, dated 15th Ostober 2833, see pp. 1 to 11 of the Selected Orders regarding the murch of Troops, published under the authority of the Henorable the Lleutemans. Governor, N. W. P., edition of 1849. vernor, N. W. P., edition of 1849.

soldier, commanding officers, when preparing Indents* on the Civil Anthorities for supplies, will be careful to note the quantity of firewood cut into anuli

pieces that will be required for their men at each halting ground.

Fort William, 31st December 1852.

No. 831 of 1852 .- The Most Noble the Governor General of India in Council is pleased to make the following promotions:

Subordinate Medical Department.

Hospital Steward Phederick

Hospital Apprentice William Ogilvie Rollo to be Assistant Apothecary,

From the 6th Deember 1853, vic Apothecary Anthony Defegrady, transfer-ted to the Invalid Pension Establishment

No. 832 of 1852 - Lieutenant General Me Honorable Sir John Hunter Littler, G. C. B., Member of the Supreme Council of India and Colonel of the 36th Regiment Native Infantry, permitted to proceed to Europe, on Furlough, on private affairs, took his departure on the Ship "Nile," which was left by the Pilot at Sea, on the 11th December 1852.

No. 833 of 1852 .- The Most Noble the Governor General in Council is pleased to make the following temporary appointments in the Arsenal of Fort William, pending the nomination of an Officer to the Department, or until further orders :

Conductor H. Michell to officiate as Assistant Commissary of Ordnance.

Conductor I, J. Corcoran to officiate as Deputy Assistant Commissary of Ordnance.

Serjeant T. Wilkins to officiate as permanent Conductor.

> R. J. H. BIRCH, Lieut.-Colonel, Off g. Secy. to the Goot, of India, Mily. Dept.

GENERAL ORDERS BY THE MOST NOBLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 31ST DECEMBER 1852.

No. 834 of 1832.—The following Notification from the Foreign Department, is re-published in General Order:

Fort William, Foreign Department, the 30th December 1852.

NOTIFICATION .- The Most Noble the Governor General in Council is pleased to direct that the following Proclamation, whereby the Province of Pegu has been declared to be a portion of the British Territories in the East, shall be published for general information.

His Lordship in Council directs that in honor of this event, a Royal Salute shall be fired at every principal Station of the Army in the several Presidencies of India.

By Order of the Most Noble the Governor General of India in Council,

C. ALLEN,

Officiating Secretary to the Government of India.

PROCLAMATION .- THE COURT OF AVA having refused to make amouds for the injuries and insults which British subjects had suffered at the hands of its servants, the Governor General of India in Council resolved to exact reparation by force of arms.

The Forts and Cities upon the Coast were fortbwith attacked and captured; the Burman forces have been dispersed wherever they have been met; and the Province of Page is now in the occupation of British Troops.

The just and moderate demands of the Government of India have been rejected by the King; the ample opportunity that has been afforded him for repairing the injury that was done, has been disregarded; and the timely submission which alone could have been effectual to prevent the dismemberment of his Kingdom, is still withheld.

Wherefore, in compensation for the past, and for better security in the future, the Governor General in Council has resolved, and hereby Proclaims, that the Province of Pagu is now, and shall be henceforth, a portion of the British Territories in the East.

Such Burman Troops as may still remain within the Province shall be driven out; Civil Government shall immediately be established; and Officers shall be appointed to administer the affairs of the several Districts.

The Governor General in Council hereby calls on the Inhabitants of Prou to submit themselves to the authority, and to confide securely in the protection of the British Government; whose power they have seen to be irresistible, and whose rule is marked by justice and beneficence.

The Governor General in Council, having exacted the reparation he deems sufficient, desires no further conquest in Burmah, and is willing to consent that hostilities should cease.

But if the King of Ava shall fail to renew his former relations of friendship with the British Government; and if he shall recklessly seek to dispute its quiet possession of the Province it has now declared to be its own; the Governor General in Council will again put forth the power he holds, and will visit with full retribution aggressions which, if they be persisted in, must of necessity lead to the total subversion of the Burman State, and to the ruin and exile of the King and his race.

By Order of the Most Noble the Governor General of India in Council,

C. ALLEN.

Officiating Secretary to the Government of India.

20th December 1852.

R. J. H. BIRCH, Lieut.-Colonel, Offg. Secy. to the Govt. of India, Mily. Dept.

FORT WILLIAM, 31st DECEMBER 1852.

No. 835 of 1852.—Captain and Brevet Major James Macadam, of the 33rd Regiment Native Infantry, Deputy Commissioner Saugor and Nerbudda Territories, is permitted to retire from the service of the East India Company on the pension of a Major from the 30th December 1852.

No. 836 of 1852 .- The following Orders issued from the Foreign Department, under date the 30th December 1852, are re-published for general information:

The Most Noble the Governor General in Council is pleased to make the following appointments: Lieutenant Colonel A. Bogle to be Commissioner of the Tenasserim and Martaban Provinces. Captain H. T. Berdmore, Madras Artillery, to be Deputy Commissioner in the Province of Martaban.

Lieutenant D. A. Chase, 64th Native Infantry, to be Assistant ditto.

Captain A. P. Phayre to be Commissioner of the Province of Pegu.

Denuty Commissioners

Captain T. P. Sparks, 7th Madras N. I., Lieutenant A. Fytche, 70th Native Infantry, Captain T. Latter, 67th Native Infantry, Captain J. Smith, 13th Madras N. I.,	at Bassein. at Bassein. at Prome. at Sarawah.
Lieutenant R. D. Ardagh, Magistrate of the Town of Rangoon.	Transfer of

Lieutenant E. J. Spilsbury, 67th Native Infantry, Assistant ditto.

Assistant Commissioners.

Lieutenant C. D. Grant, 11th Madras N. L.,	at	Bassein.
Lieutepant G. Dangerfield, Madras Artillery,	ut	Sarawah:
Lieutenant J. S. Baird, Madras Artillery,	at	Prome.
11. 1 McClelland to be Officiating Superintendent of Forests: Pegu.	100	2000

No. 837 of 1852. The following appointments have been made by the Most Noble the Governor of Bengal, under date the 30th December 1852 :

Lieutenant H. Hopkinson, 70th Regiment N. I., to be Commissioner of Arracan.

Lieutenant G. Faithful, 68th Regiment N. I., to be Principal Assistant to the Commissioner of Arracan at Akyub.

Captain C. W. K. Sharp, 52nd Regiment Madras N. I., to be Principal Assistant to the Commissioner of Arracan at Ramree.

Lieutenant F. W. Ripley, 22nd Regiment N. I., to be Principal Assistant to the Commissioner

of Arracan at Sandoway.

Captain S. R. Tickell, 31st Regiment N. I., to be Principal Assistant to the Commissioner of

the Tenasserim and Martaban Provinces at Amherst. Lieutenant J. P. Briggs, 40th Regiment N. I., to be Principal Assistant to the Commissioner of the Tenasserim and Martaban Provinces at Tavoy.

R. J. H. BIRCH, Lieut.-Colonel,

Offg. Secy. to the Govt. of India, Mily, Dept.

General Post Office Wotifications,

NOTICE is bereby given, that the Mails for Arracan, and Rangoon, for transmission per H. C. Steamer "Tenasserim," will be closed at this office, on Monday the 3rd proximo.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, General Post Office, The 29th December 1852.

Export Overland Mail per P. and O. Co.'s Steamer " Oriental," direct from Calcutta.

NOTICE is hereby given, for general informa-Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong-Kong,) intended for transmission by the Peninsular and Oriental Company's Steam Vessel "Oriental," will be closed at this Office on Wednesday, the 5th proximo.

No After-Packet will be made up for the above Vessel.

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.

Calcutta, General Post Office, The 18th December 1852.

500 Rupeca' Reward.

NOTICE is hereby given, that, under orders of Government, a Reward of Co.'s Rs. 500 will be paid to any party, who will furnish information, which will lead to the detection and conviction of the parties concerned in the abstraction of Bank Notes from letters posted at Chota Nagpore, within the last twelve months.

Any parties desirous of ascertaining further particulars, are requested to apply by letter to the Deputy Post Master General in Charge.

J. R. BURLTON BENNETT, Deputy Post Muster General, in Charge. Calcutta, General Post Office, 28th August 1852.

NOTICE. - The Public are informed that the Hooghly Mail Despatch for Calcutta of the 13th instant, containing the Mails from the following places, has been lost in transit :-

> Hooghly Mail, of the 13th instant. Santipore, ditto 13th difto. Nyasurai, 13th ditto. ditto Degra, ditto 13th ditto. 13th ditto. Culnah, ditto Jehanaghur, ditto 13th ditto. Patolee, ditto 12th ditto. Cutwa, ditto 12th ditto.

J. R. BURLTON BENNETT,

Deputy Post Muster General, in Charge.

Calculta, Genl. Post Office, \ The 22nd December 1852.

Dated Cump Simla, 15th September 8521. NOTICE.—The public are hereby informed, that arrangements have been made for the conveyance of Dak travellers on the Mail Cart from Lahore to Mooltan and intermediate Stations;-the charge for one seat will be made according to the rates laid down in the annexed Schedule.

When a Passenger may wish to travel with the Mail to any place not mentioned, the charge will be 31 annas per mile travelled.

Schedule showing the rate of Charges to be made to Passengers for one seat on the Moolton and Lahore Mail Cart.

	Distance.	One Sea on Mull Cart	Express Cart.				
From Lahore to Googaira,	76	15 0	I	38	0 0		
From Googaira to Hurcappa,	40	8 0		20	0-0		
From Hurruppa to Mooltan,	87	17 0	J.	43	8 -0		
From Lahore to ditto,	203	40 0 0		101	8 0		

H. B. RIDDELL. Post Master General, N. W. P.

MOTIFICATION.

FORT WILLIAM, THE 18TH NOVEMBER 1852.

NOTICE is hereby given, that on Mondoy, the Opium. 10th January 1853, at the hour of Eleven o'clock in the forenoon, will be put up to Sale at the Exchange Rooms at Calcutta, and sold by Public Auction, for Exportation by Sen, the undermentioned quantity of Opium, the Provision of 1851-52, subject to the following Conditions, viz:

Produce of Behar Agency Chests 2,205 Ditto of Benares ditto, 3, 1,085

Total Chests 3,290

CONDITIONS OF SALE.

tst. The Opium will be sold for Exportation by Sea only, and no Certificate will be granted except to cover such Export.

2nd. The Opium will be ordinarily offered for Sule at an upset price of Rupees 400 per Chest, and sold to the highest hidder above that price, except under the circumstances for which Provision is made by Clause 12 of the Conditions of Sule.

3rd. The Sale shall commence at the hour of 11 A. M., and shall not be continued after the hour of 5 P. M., but if at that hour my of the lots advertized for sale shall remain unsold, the Sale may, at the discretion of the Board of Revenue, be resumed on the next day following (not being Sunday or a Public Holiday,) at the hour of 11 A. M., and so on until the whole of the remaining lots are disposed of; or if the quantity of 3,290 Chesta, shall not be sold on the day advertized, the Board may dispose of the lots which remain on hand at a future Sale.

4th. Each lot to contain Five Chests.

5th. A deposit in a Promissory Note, either for 25 per Cent. even money of the amount for which each lot is knocked down, or for Rupees 1,000, at the discretion of the Officer superintending the Sale, shall be made by the purchaser in the Sale Room, and helere the lot is registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of the purchasers at this Office by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'clock of the afternoon of Saturday, 15th January, or on the other hand failing such redemption by the time aforesaid, then the lot or lots for which no Sub-Treasurer's Receipts, or deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times and under such Conditions of Re-sale as the Board of Revenue shall see fit, and all losses and expenses whatsoever attending such Re-sale shall be borne and paid by the defaulters, whilst any profit accruing from such Re-sale shall be forfeited to Government.

6th. The Promissory Notes taken on the day of Sale, under the last mentioned Condition if remaining unredeemed on the said 15th January, will be placed in the hands of the Attorney to the Hon'ble Company for remization in such manner as to him shall seem fit.

7th. No tender of Money, Sub-Treasurer's Receipts, or Public Securities on account of Opium, upon which the prescribed deposit may not have been made before 4 o'clock of the 15th January, will be afterwards accepted.

8th. The Opium now advertised for Sale, shall be paid for within 15 clear days from the day of Sale, that is to say, no Treasury Receipt will be accepted in payment after 4 v. M. of Tuesday, the 25th January 1853, and in case any lots of such Opium shall not be so paid for and adjusted, then the cash deposit of 25 per Cent, even maney of the amount for which each lot is knocked down, or Rupees 1,000 for each lot, or any Public Securities that may have been deposited on account of such lots or chests shall be forfelted, and the Opium be disposed of an account of Government at such time and in such mainner as the Board of Revenue shall think fit, and the first purchaser shall further be required to make good any loss or difference of price between that obtained at the Re-sale and the amount at which the Opium was first purchased, forfeiting all advantages that may arise from such Re-sale.

9th. Purchasers taking out certificates or orders for the delivery of Opiom, after making full payment as above prescribed, shall have the option of naming the number of lots of their purchase which they may desire to be included in each certificate or order, and it is to be clearly understood that the certificates or orders so taken out, shall be considered final, and not afterwards changeable for other certificates or orders, authorizing the delivery of single lots or of a different number of lots or chests whether more or less, than the number of lots or chests whether more or less, than the number of lots or chests originally required to be included in each certificate or order.

10th. No Suh-Treasurer's Receipts or deposit of Public Securities under the fifth of the present Conditions, will be received in this Office, except from the party recorded as the purchaser in the Sale Book or his authorized Agent. The receipt for deposit of Public Securities will be granted only in the name of such purchaser, and the Securities so deposited will be returned when cleanance has been made by the said purchaser or his order.

11th. The Officer superintending the Sale, on the part of the Board of Revenue, is suppowered to reject at his discretion, the bid of any individual, nuless such individual shall, on demand, tender at the time a deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities, equal to 25 per Cent. even money of the amount so bid or Rupees 1,000 for each lot.

12th. With a view to prevent fictitions biddings designed to obstruct the Sale, it is hereby notified, that the Officer of Government superintending the Sale, shall be competent at any time during the Sale to withdraw any unsold lot, and immediately to put it up again for Sale at a maximum upset price, diminishing the same gradually until a bid is obtained, and the first bond fide bidder, for a lot after it has been offered for Sale in the mode here described, shall be held and declared to be the purchaser of the said lot, and the Officer of Government superintending the Sale shall also be competent to dispose in the same manner of as many of the subsequent lots as he may think proper, provided always that no lot shall be sold below the minimum price of 400 Rupees specified in the 2nd Clause of these Conditions.

13th. The purchaser of any lot shall have the option of naming and purchasing in immediate

succession any number of lots of the same Agency Opium, to the extent of Twenty-five lots, and for the lots so purchased, the purchaser shall deposit for each lot 25 per Cent. even money of the amount bid by him for the first lot, or Rupees 1,000 for each lot, and pay the same price per Chest as that for which he purchased his first lot, provided always that there remain a sufficient number of lots of that Opium to complete the said Twenty-five, but not otherwise.

14th. In the event of any dispute or difference touching or concerning any matter or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the jurisdiction of the said Supreme Court, shall be waived.

15th. The following papers, together with samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date by application at the Office of the Junior Secretary to the Board of Revenue.

No. 1.—Certificate of the Opium now advertized for Sale.

No. 2-Report of the examination of such

The public are hereby informed, that in providing the investment of the Behar and Benares Opium for the year 1851-52, the same precautions have been taken as those which have been observed during past years, to have the Drug procored and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the Cakes, and to have the due proportion of Opium put into each Cake. account of the weight of the Drug when packed at Behar and Benures, and a statement of the average weight of the Chests indiscriminately taken for the purpose of comparison from the despatches on arrival at Calcutta, may be seen on application at the Office of the Junior Secretary to the Board of Revenue, and further that four Chests of Behar and Benares Opium, which have been reserved from the provision of the two preceding years, will be also shewn to the purchasers on the day of Sale, to enable them to judge of the state of preservation in which the Drng has

17th. Any further information respecting weight or quality of the Opium advertized for Sale, that may be desired by parties connected with the Trade, will, as heretofore, be furnished to them on application at the Office of the Board of Revenue, but in accordance with established usage under no circumstances will the Board entertain or recognize any claim to compensation for loss from any alleged deficiency of weight, abstraction of Opium or adulteration of the Drug which may be preferred in reference to Chests, after the sale and delivery of the Opium for shipment.

18th. The public are hereby informed, that in addition to the quantity abovementioned, the following quantities, more or less, of Behar and Benares Opium of 1851-52, will be brought to Sale in the year 1853, on or about the dates specified below. The Board however reserve to themselves

the right of altering these dates, should circumstances render it expedient to do so.

	Behar, about Chests		Tatal, about Chests
On or about Monday,] 21st February 1853,	2205	1085	3290
On or about Monday, 21st March 1853,	2205	1085	3290
On or about Wednes- day, 20th April 1853,	2205	1095	3290
On or about Friday, \\ 20th May 1853,	2205	1085	3290
On or about Mouday, 20th June 1853,	2205	1085	3290
On or about Wednes- day, 20th July 1853,	2205	1085	3290
On or about Monday, \\\22nd August 1853, \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	2205	1085	3290
On or about Tuesday, \ 20th September 1853; \	2205	1085	3290
On or about Thursday. \ 20th October 1853,	2205	1085	3290
On or about Monday, 1 21st November 1853, 1	2205	1085	3290
On or about Tuesday, 20th December 1853,	2208	1064	3272
Total,	24258	11914	36172

19th. It is hereby further notified, that under the 6th Article of the Convention between Great Britain and France, dated the 7th March 1815, quoted below, the Ageuts in India of the French Government, or persons duly appointed by them, are entitled to demand that out of the quantities of Behar and Benares Opium declared as above for Sale at the Twelve Sales in the Mouths of January, February, March, April, May, Jone, July, August, September, October, November and December 1853, there shall be delivered to them at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity, not exceeding in the aggregate 300 Chests, and the Agents of the French Government must make requisition for the whole of the Opium required by them during the year within 30 days after the publication of this advertize-ment, specifying the particular Sale or Sales from which the quantity of Opium is intended to be taken. If the Agents of the French Government shall not make the requisition for Opinm within the time abovementioned, the entire quantity of about 39,462 Chests of Behar and Benares, as above estimated, will be brought to Sale in the usual manner, and if they shall make application for a quantity of Opium to be delivered to them out of the quantity advertized for Sale at each or any of the Twelse Sales abovementioned, but shall not pay for it within the prescribed period of payment, the Governor of Bengal reserves to himself the right of disposing of the Opium which the French Authorities may so fail to pay for, either by increasing the quantity reserved at the Sale next ensuing the date of payment, or hy selling it at a Sale to be held expressly for the purpose.

Article 6th. "With regard to the Trade in Article of the "Opium, it is agreed between the high contracting parties that at each of the periodical "Sales of that article, there shall be reserved for the French Government,

" and delivered upon requisition duly made by " the Agents of His Most Christian Majesty, or by " the persons duly appointed by them, the number " of Chestaso applied for, provided that such sup-" each year, and the price for the same shall be de-" termined by the average rate at which Opium "schall have been sold at every such periodical " Sale; it being understood that, if the quantity of " Opium applied for at any one time shall not be " taken on account of the French Government by "the Agenta of His Most Christian Majesty " within the usual period of delivery, the quantity so applied for shall nevertheless be considered " as so much in reduction of the Three Hundred "Chests hereinbefore mentioned : the requisitions " for Opium as aforesaid are to be addressed to "the Governor General at Calcutta, within thirty days after notice of the intended Sales shall have " been published in the Government Gazette."

By order of the Board of Revenue, Fort William, the 18th November, 1852,

A. GROTE, Junior Secretary.

No. 5554.

NOTICE TO MARINERS.

NOTICE is hereby given of the existence of a Rock which is situated 3 miles to the S. S. E. of the South Rocks laid down on the Charts off the South end of the Middle Bolongo Island on the Const of Arracan.

2. Commanders of Vessels navigating the Coast are cautioned not to approach the South Rocks within the distance mentioned.

By order of the Superintendent of Marine,

H. Howe, Secretary.

FORT WILLIAM, The 7th December 1852.

COMMISSARIAT NOTICE.

SEALED TENDERS will be received at the Executive Commissariat Office at Benares up to 4 P. M. of the 15th February 1853, for the supply of Bread, Beef, Bhonsah, Butter, Grain, Eggs, Fowls, Firewood, Milk, Mutton, Medicines (country,) Ottab, Bice, Sugar, Salt, Hospital-clothing, Quilts, Gear for public cattle, and Bedding for European Troops for the Benares Division of the Army, for 1, 2 or 3 years respectively, commencing from 1st May 1853.

Tenders will be received for each article separately, and accompanied by a deposit of not tess than One Hundred Rupees. They will be opened and read on the 16th February 1853, at Noon precisely, in the presence of such parties concerned as may choose to attend at the Office. Tenders to specify rates in words as well as figures. Forms to be had on application at the Executive Commissariat Office, and not otherwise.

G. B. MALLESON,

Offig. Ex. Comt. Officer.

Benares, Executive Commissariat | Office, 15th December 1852.

BANK OF BENGAL RATES.

DISCOUNT.

INTEREST CHANGED.

On Fixed Loans, not exceeding 3 months, on Deposit of Company's 4 ,, ,,

On Deposit of Opium, Metals and } 5 " "

On Deposit of other Goods, 6 ,, On Accounts of Credit is per Cent. in excess of the above rates respectively.

WM. GREY, Secy. & Treasurer.

Bank of Bengal, 18th November 1852.

Sheriff's Office, the 18th December 1852.

NOTICE is hereby given, that a Sessions of Over and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Indicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and places subordinate thereto, at the Court-House, in the Town of Calcutta, on Friday the seventh day of January next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day, precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

JOHN DEFFELL, Sheriff.

পরিফ আফিস ১৮ ডিসেম্বর ১৮৫২ সাল।

শমানার দেওয়া যাইতেছে যে আগামী ৭ জানুআরি ১৮৫৩ দাল উক্রনার দুই প্রহরের সময় শহর
কলিকাভার কোট উইলিয়মের এবং তাহার অন্তঃপাতি যে সকল স্থান তলিমিত্তে বল্পেলের কোট
উইলিয়মের সূপ্রিম কোট আগান আদালত হরে
ওএর টরমিনর এবং এডমিরেলটা অর্থাৎ মহাসুমূর
শম্লীয় মোকজ্মা নিক্ষাতা জন্য এক লেখায়ান
অর্থাৎ মিছিল করিবেন।

এই দেশীয়ান বসকাল পর্যান্ত বলিবেক ভাছার প্রথম দিবস দুই প্রছরের সময় ভাছার পর প্রতি দিবস এগারো ঘণ্টার সময় বলিবেক এবিষয় সকলে শারণ রাখন।

JOHN DEFFELL, Sheriff.

मतिक।

SEALED TENDERS will be received from professional Builders by the Officiating Civil Architect at the Presidency, in his Office in Fort William, up to 4 o'clock P. M., Wednesday, 5th January 1853, for removing and replacing the roof of the Portico or Carriage entrance on the North Front of Government House. Specifications and further information to be obtained in the Civil Architect's Office.

Abstract of the Reveipts and Dishursements of the Assam Company in India, from 1st October 1851 to 30th September 1853.

200	•				
To	Liabilities per last Audit,	2,120	12	8	
7.2	Disbursements in Calcutta,	22,986	0	11	
3.7	Interest for Discount,	H77	Es	3	
9.3	Dishursements at Gowhatty Agency,	1,020	14	0	
2.1	Ditto South Division, Assum,	87,864	14	1	
11	Intto North and East, ditto ditto,	10,910	4	5	
17	Advances for lince for plantations,	7.19	15	6	
13	Bont hire,	4,142	9	10	
83	Iron Boat " Experiment," net work-	7.57			
	ing clurges.	1,155	5	9	
2.2	Ditto " Dikhoo" ditto,	728	8	4	
2.2	Ditto " Berhampwoter " first cost				
	and ditto,	5,985	5	9	
11	General stores parchased, less sales,	1,994	7	10	
0.0	Live stock, ditto,	2,091	14	10	
20	Pirst Dividend on 10 Shares,	37	.8	0	
0 1	Second Dividend on 10 Shares,	50	0	0	
10	Profit and loss, transferred,	342	11	10	
0.0	Cash and other Assets on hand,	42,764	3	0	
		(the first one design spin	-		
	O-1-D-	1 05 000	9.4	4.6	

By Cash and other Assets on hand	DET			
last Amilit.		31,367	0	2
" Directors London Board drawn	and			
received 2,484-15-6,	- 1	1,22,820	5	2
, Sales of Tea in India,		2,577	10	0
Sales of dumnged Tea,		638	6	3
, advances by London Board	to			
McIntuali,		495	13	4
" Ground rent in Assam,	* 1	اندا	12	Ð
	Ails-			
ferred, .	0 0	325	()	0
Claims unsettled, payable,		27,592	1 1	ŀ
man to the second state of the second		/		
FF17 A LOCAL DESIGNATION OF	/			-
Marie San Control	/			
any graphy and is 180	1			
11	/			
Co.'s Rs.		1,85 832	1.4	()

TO TE.

HENRY STOKES, Accl. Assum Company, Bragal.

Calcuita, 23rd December 1852.

Exd.

R. CAMPBELL, JNO. MULLER, Auditors.

December 24th, 1852.

TENDERS will be received up to 4 P. M. of Saturday, 5th proximo, for putting up Wooden Railings in the central yard of Allipore Jail.

For further information, apply in the Civil Architect's Office.

Rajender Dutt PURSUANT to an order of the Supreme 1701 6468 Chundeychurn Datt, Ka-Court of Judienture darnauth Dutt, Preonanth at Fort William in Datt, Sree Mutty Mau-Bengal, made in this dubmoncy Dossee, Ukoy- rause, bearing date the chund Dutt and Anund- Twenty-sixth day of July, One Thousand chunder Matter. Eight Hundred and Fifty-two, the Creditors and Legateen of Collypersand Dutt, of Calcutta, deceased, who died in the month of May, One Thousand Eight Hundred and Thirty-two, at Benares, are hereby required to come in and prove their respective Debts and Legacies before William Macpherson, Esquire, the Master of the said Court, at his Office in the Court House, or in default thereof, they will be excluded from the benefit of the said order.

W. MACPHERSON,

Master.

Smoult and Hedger,

Complainant's Attorneys.

Calcutta, Supreme Court, Master's Office, The 24th December 1852.

Bongal Muriner's and General Widow's Fund.

THE Annual General Meeting of Members of the above lustitution will be held at the Office of the undersigned, No. 2, Lyon's Range, an Monday, the 17th proxima, at 11 o'Clock A. M., for the inspection of the Accounts of the Society for the current year, and the consideration of such other matters as may be brought before the Meeting.

By order of the Directors,

DANK MCDONALD.

Secretary

Calcutta, 24th Dec. 1852.

DENTAL SURGERY.

Mr. D. G. CLERK, Surgeon Dentist, Inte of Madras, may be consulted on all branches of his Profession, at No. 2, Chowringhee Road.

NOTICE.—Certain Goods and Effects belonging to the late Mr. J. Gordon, Inspector of Ran-way, who died at this station on Wednesday. the 15th of December 1852, are under the seni of this Court, and will be delivered to any person legally authorized to receive the same.

J. H. PATTON,

Judge.

Zillah East Burdwan, The 16th December 1852.

CIVIL SERVICE ANNUITY FUND.

NOTICE.—The Special General Meeting, for the consideration of the Hon'ble Court's Despatch of 18th August 1852, and the proposed new rules, advertized to take place on the 31st instant is further postponed to the 14th of Febcuary next. At which Meeting, in connection with this subject, Mr. Harvey will bring forward

the following notice:-

That a respectful Memorial be submitted to the Honorable the Court of Directors, through the Supreme Government of India, gratefully acknowledging and thankfully accepting the Honorable Court's compliance with the first proposition of the Service,—" that every retiring Subscriber, shall, irrespectively of his own contributions, be entitled to the unconditional grant of £500 per annum from the Fund, after a Service of 25 years, including an actual residence in India of 22 years; in addition to which grant from the Fund, each qualified Subscriber to be entitled to receive such addition to his Annuity as the amount of his aggregated contributions or of any fine that he may pay at the period of retirement will purchase under the tables of the Fund,—provided that this additional amount shall not exceed £500 per annum."

"That the said Memorial shall also gratefully acknowledge the permission to purchase the further advantage: 122. one additional Annuity of £500 per annum, the payment of the TO Annuities quarterly and to date of decease, and invalid Pensions, which has been conceeded to the Subscribers as an equivalent for the appropriation of a portion of the unappropriated Capital of the Fund to the amount of Rs. 15,40,100; but soliciting at the same time the abrogation of the condition annexed to this parmission "that no refunds shall be allowed;" and further soliciting as an equivalent for the further unappropriated Capital of Rs. 10,86,257, proposed to be capitalized, that refund of excess Subscriptions above the half value of their Annuities be allowed to all Annuitants both past and future, which sum, it is calculated, will cover all such claims."

By Order of the Chairman of the General Meeting of 1st January 1853.

G. ADAMS, Segretary:

Civil Service Anntity Fund, }
The 1st January, 1868.

North-Western Bank of India.

NOTICE is hereby given, that the Half-yearly General Meeting of the Proprietors of the North-Western Bank of India will be held at the Bank House, No. 4, Council House Street, on Tuesday, the 1st day of February next, at the hour of 11 A. M., for the examination of Accounts, the declaration of a Dividend for the Half-year ending 31st December 1852, the appointment of two Auditors for the ensuing Half-year and for consideration of such other matters as may be brought before it.

John O'B. Tandy, Secy. und Manager.

North-Western Bank of India, Caicutta, 29th December 1852.

CAUTION.

THE public are hereby cautioned not to purchase, or take on mortgage, the two Upper-roomed Houses, Nos. 20 and 105, respectively, situate at Dhurramtollah Street, in the Town of Calcutta, belonging to one John Arrakiel Gregory, formerly of Wellesley Street, and late of Mirzapore, in Calcutta, but at present residing at Social, in the 24-Pergunnahs, which premises are now under mortgage to Messieurs Carrapiet Jacab and C. C. Arratoon, by an Indenture of Mortgage, dated the Eighth day of May. One Thousa d Eight Hundred and Fifty. The said two Houses have been sold by hun, the said John Arrakiel Gregory, to the undersigned Gasper Malcolm Gasper, of Lower Circular Road, in the 24-Pergunnahs, for the sum of company's Rupces Seven Thousand, under an Agreement dated the Ninth day of October, in the Year of Our Lord One Thousand Eight Hundred and Fifty-two; of which Agreement, he, the said Gasper Malcolm Gasper, intends, if necessary to enforce the specific performance by suit. And, therefore, any person lending or advancing money on the security of the said Premises, or of its rents and profits, will do so at his own risk.

G. M. GASPER.

December 31st, 1852.

LOST,—First Halves of the Bank of Bengal Notes, Nos. 14760 and 16240, for Company's Rupees 10 each, the payment of which has been stopped at the Bank.

Military Orphan Pross.

IT is hereby notified; for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

JOHN T. D. KIND,

Secy. M. O. S.

Kiddenpore. 31st January, 1851.

LITHOGRAPHIC AND COPPER PLATE PRINTING

EXECUTED AT THE

MILITARY ORPHAN PRESS

ON

Moderate Terms.



Calcutta Gazette.

Unblished by Authority.

Notincations for the Calcutta Gazotte of any length, may be went to the Press or NOOK of TURNIAN S and PRIDAYS: and of a few lines omy, octore 5 p. m. of those days.

SATURDAY, JANUARY 8, 1853,

No. 10.

Fort Walter, Henry Department, The lett January 1813.

Northern Most Noble the Gover-nor Coneral in Council is pleased to attach to the North-Western Provinces Mr. W. Blood, Junior. of the Civil Service, who exported his return from furlough, on the 4th eltimo.

No. 11.

The 6th January 1853.
The Most Noble the Governor General in council is pleased to attach to the Bergal Division of the Presidency of East William M., G. Caiper, of the Chal Service, who reported his return from furlough, on the 20th November

The order of the 10th altimo, No 271, pul-lahed in the Calcula Gazette of the 15th Idea, attaching Mr. Conper to the Nerth-Western Provinces, is nearly game that.

J. P. Gregory.

Secy. to the Gove of Thiin.

No. i

Fort William, Figureral D northern, The 7th January 1853. Northeathors-Assistant Surgeon G. J. Show,

M. D., Deputy Assay Moster of the Calenten Mint, having reported his recarn from Montas. on the 5th instant, the remaining postion of the leave, for one mouth, granted to him from the 15th ultimo, is can collect.

J. A DURIN. Steey, to the Goot, of India.

No. 17.

Fort William, Foreign Department,

The 1st January 1953.
Northteattons, - The Most North the Coern or General in Connect is pleased to appoint cloud J. Law, C. B., Azent to the Governor enough in Rajpostants, to be Resident at Hyrabited.

No. 11.

The Ath January 1853.

The brave of all new for time to a first promod. Mr. W. Wynyard, Settlement Oricer, Castralia ates, in General Order, dates the 2nd September No. 2007. t, No. 3038, is to have effect from the lath steed of the 5th instant, or from the a te on high he may make over charge of his office. No. 13.

The 5th January 1853.

The Governor General in Council is pleased to appoint the Reverend T. J. E. Steel to be Chaplan of Kassowlie, in succession to the Reverend Mr. Becher. The Notification from the Home Lepartment, under date the 30th August last, No. into, is accordingly cancelled.

No. 19.

The Most, Noble the Governor General in Council is pleased to make the following appoint-

Captain R. C. Lawrence, Assistant Commisin the Lahore Division, vice Captain Marshall.

Lieutenant H. Bruce, Second in Command, 5th Regiment Panjah Cavalry, to officiate as Capturther orders, vice Captain Trouson.

No. 23. 1864 a

The 6th Junuary 1853.

The Governor General in Council is pleased to grant leave of absence, for eight months, to Tara Chund Sein, Sub-Assistant Surgeon of Thancysur, to enable him to proceed to Calcutta.

No. 25.

Mr. G. Palmer, Assistant Commissioner of Condaspoor, has obtained leave of abserve, under Medical Certificate, for three months, from the sale altimo, to visit the Port from whence he may embark; and for fifteen months there feer, to proceed to Sea or to the Australian Colonies.

No. 34.

The Most Noble the Governor General in Council is pleased to appoint the Reverend R. M. Peice to be Chaplan of Jollander, and the Reverend J. F. Sharpe to be Chaptain of Hashearporc.

The 7th January 1853.

No fin.

Colonel J. Low, C. B., Governor General's Agent in Rajpootana, made over charge of the Rajpootana Agency to Lieutenant Calonel G. St. P. Lawrence, Political Agent at Meywar, on the 25th ultimo.

No. 70.

The Most Noble the Governor General in Council is pleased to grant Lieut. J. Mct'arty, Assistant Commissioner of Peshawur, leave of absence, under Medical Certificate, for three months from the 7th instant, to visit Bambay, prepatory to applying for furlough to Europe.

No. 83.

The services of Lieutenant C. A. Gaskoin, of the Artillery, on special duty, are placed at the disposal of His Excellency the Commander-in-Chief from the 18th September last, the date on which he completed the work entrusted to him.

No. 84.

The unexpired portion of the leave granted to Mr. O. Tongood, Assistant Commissioner of Mooltan, in General Order of the 6th August last, No. 2672, is cancelled from the 29th of November last, the date on which his services were placed at the disposal of the Government of Bangal.

No. 87.

The General Order issued, under date the 22nd ultimo, No. 4859, appointing Lieutenant J. G. B. Griffin, of the 25th Regiment M. N. I., to be Assistant to the Agent Governor General, Smajor and Nerbudda Territories, is hereby cancelled.

C. ALLEN,

Offy. Secy. to the Gobt. of India.

No. 38.

Appointments.—The 27th December 1852.—Nr. L. Barber and Mr. Ronald to be Members of the Local Committee of Public Instruction at Committee.

The 5th January 1853.—Mr. H. Atherton to be Additional Judge of Tirhoot and Saran, from the 26th ultime.

The 6th January 1853.—Mr. W. Beil to otherine as Civil and Sessions Judge of Rungpore until facture orders.

Mr. E. F. Randolfo to officiate as Collector of Rajanahye until further orders.

Mr. W. Travers, Additional Judge of Patna and Behar, to otherate also as Civil and Sessions Judge of Patna, during the absence of Mr. R. J. Loughnan, or until further orders.

Leve of Absence.—The 24th December 1852.—Captum S. R. Tickell, Principal Assistant Commissioner of Arraean, at Akyab, for two months, on Medical Cartificate, in toad of the leave granted to him under the orders of the 15th instant.

The 19th December 1852.—Mr. A. Pigon, Magistrate of Part Burdwan, has been admitted to a Furlough of this season.

The 31st December 1352.—The Reverend W. T. Humphrey, Assistant Chaplain, under Section XII. of the Amended Absentee Rules, from the 11th peaximo, until the sailing of the Ship "Hotspur," in extension of the leave obtained by him on the 2nd Kovember last.

The 5th January 1853.-- Mr. W. Johnstone, a Student of the College of Fort William, for two months from the 20th instant, on urgent private affairs.

The Sol. Innuary 1853.—Mr. R. J. Longhnan, Cheir and Sessions Julies of Patna, for two months, under Sestions XI. and XII. of the Amended Absentee Rules, the least a panted to him on the 25th September last being cancelled.

Monivie Moozzim Hossem, Principal Suitler Ameen of Bringulpace, or Medical Certificate, for three months. Mr. C. Macdonal I will officiate as Principal Suitler Ameen of Bhangulpace, and Moulvie Fushut Ally as Sublet Ameen of Monghyr, during the absence of Moulvie Moozzim Hossein.

Notifications. - The 8th January 1853. - Capt. T. P. Sparks, Principal Assistant Commissioner of Arrakan much over charge of the Ramree Treasury and district to Lieut. F. W. Ripley, Jumer Assistant Commissioner, Arrakan, on the 15th mithue.

By Order of the Most Noble the Governor of Bougal,

CECH. BENDON,

Secy, to the Gort, of Bengal.

No. 4892 of 1852.

Orders by the Howardile the Lientenant Governor of the North-Western Provinces.

Indicial Department.

Camp Bellipar, the 27th December 1852.

Notification - Mr. A. H. G. Block, Assistant to the Magistrate and Collector of Matter, is vested with the special powers described in Clause 3, Section II. Regulation III. of 1821.

No. 2407 C of 1852. Graved Department.

Camp Barani, the 20th Trecember 1852.

Leave of Absence, Mr. C. E. Randack, Sub-Assistant Surgeon of Sina, for our month, from the date of his amiling houself of the leave.

By Order of the Honorable the Lieutenant Governor of the North-Western Provinces.

W. Muta. Seen, to Gart. for the N. W. P.

No. 4870 of 1852.

Judicul and Revenue Department.

Agra, the 30th December 1852.

The leave of absence, granted under Orders, dated the 20th September last, to Mr. Martin Richard Gubbins. Mogistente and Collector of Agra, is cancelled at his own request.

No. 4879 of 1852.

Judicial Department,

Agra, the 30th December 1852.

The leave of absence, granted under Orders, dated the 7th October last, to Umba Dutt, Sudder Ameen of Sreenuggeur, in the Province of Kumaon, for the period to excess of the Dusserah Vacation, is cancelled, that Officer not having availed himself of it.

No. 2 of 1853.

Indicial and Revenue Department, Agea, the 3rd January 1853.

The extension of fifteen days' leave of absence, granted in Orders, dated the 7th ultimo, to Mr. George Sackville Benson, Officiating Joint Magistrate and Deputy Collector of Hussar, is cancelled.

JOHN W. SHERER, Asst. Secy. to Govt. for the N. W. P.

GENERAL ORDER BY THE MOST NOBLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 4TH JANUARY 1853.

No 6 of 1853.—The following revised scale of Medical comforts to be provided by the Commissariat Department for the use of European Invation, time-expired men, women and children, proceeding from India to Europe, having been approved by the Hon'ble the Court of Directors, is to be adopted at the three Presidences in substitution for existing scales:

Revised Scale of Medical Comforts to be provided by the Commissarial Department for the use of European Invalids, time-expired men, women and children, proceeding to Europe.

		Albanga.	Semes Just	Mark Res P. Proc.	Part Maria	Court Print	Construction	Y.	Arram Lank	Characteristics	Berne Plann	- 103.130 - 103.130.	Teacher delte	pad Phoses	L. serie Bodding. Biarsett & Colle	The state of the s	A Section of the sect	
		To	16 15 10	- Hire.	Late.	Diggs	She Lan.	1111							No.	N. C.	Ž.	
Involids or persons in not	Men,	erassile,	1-			8 8			1				л.		685, to 10th		(141).	i i
	Children,		2	a 1	3. 1	0	1	2		1 1	1	1	ı		o 15 Callis,	S (C)		Print: I of eyon with to be substituted for learnings are trovers, and weist dor former such
In health,	Men, Women,		11	σĸ		8	1		,					1				the firebrines day
	Christren,		1 4	110	-	(i	1 6		-				-	1 } .				1

N. B —Bed-pans pewter, armals pewter, spitting pots, pewter or tin, in the proportion of 2 for every 100, or such other proportion, as with reference to the exigencies of the particular detachment, may, by the controlling Medical authorities, be deemed to be sufficient, are to be supplied at the cost of the State. On arriva in England they are to be made over to the proper authorities for re-issue to outward bound detachments.

Chloride of zinc, or chloride of lime, 20 lbs. for every 100 tons, admeasurement of the vessel, are to be provided by the master or agents.

- 2. A Non-Commissioned Officer on board each ship will be appointed hospital serjeant, and for this duty he will receive an extra allowance of 4d, per diem.
- 3. Orderly men will be told off in the proportion of one for every ten men sick and requiring attendance, or one for every five bed-ridden cases—these orderly men will each receive an extra allowance of 4d, per diem.
- 4. It will be the duty of Officers proceeding in charge of invalids and time-expired soldiers to satisfy themselves before unbackation, that the men are in possession of their fislian bedding and other necessaries, and to adopt measures for ensuring their being taken on board ship.

By the precaution on this head, the expenditure of what is shipped as reserve bedding will seldom be necessary.

R. J. H. BIRCH, Lieut.-Colonel,

Offy, a vy. to the Gov', of India, Mily. Dept.

Fort William, 5th January 1853.

No. 9 of 1853.—The undermentioned Officer has returned to his duty on this Establishment, without prejudice to his rank, by permission of the flow'ble the Court of Directors:

Date of Arrived at

Captain Octavius Hamilton, of 1 7th Decemthe 7th Regiment Light Cavalry, f ber 1852.

No. 10 of 1833. -The Most Noble the Governor General of India in Council is pleased to make the following promotions:

33rd Regiment N. I.

Lieutenant and Brevet Captain

Henry Ward to be Captain of a

Company.

Ensign Henry Charles Du
Junto Macadam.

muresq Anley to be Lieutenaut,) raised.

Medical Department.

Assistant Surgeon William Suker Comberbach to be Surgeon, from the 31st December 1852, rice Surgeon George Campbell Rankin, retired.

Fort William, 6th January 1853.

No. 11 of 1853 .- The undermentioned gentlemen are admitted to the service, in conformity with their appointment by the Hon'ble Court of Directors as Cadets of Infantry on this Establishment, and promoted to the rank of Ensign, from the dates assigned to them in General Orders, Nos. 532 and 679, of dates respectively the 2nd September and 5th November 1852:

Infantry.

Date of Arrival of Fort William.

Mr. Charles Frederick Mid-Mr. William Wroughton,

4th January 1853.

No. 12 of 1853 .- The undermentioned Officer has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Han'ble the Court of Directors:

Date of Arrival at Fort William.

Busign Melmoth Alaster Doug-4th January las Orchard, of the 26th Regi-1853. ment Native (Light) Infantry, ... J

No. 13 of 1853 .- The undermentioned Officers are permitted to proceed to Europe, on furlough :

Major John Peter Ripley, of the lst European Bengal Fusiliers,... Lichtenant Lorenzo George

On medical Certificate.

Moore, of the 3rd Regiment Light Caralry,

No. 11 of 1853 .- Surgeon Acheson Archibald Me Visilly, of the Medical Department, is permitted to refuse from the service of the East India Compact, on a Pension of £ 250 (two landred and fifty Poimes So line of rannum, from the determined department of the Super Monarch."

First W. Assam, The Landony 1853.

No. 13 of 1855 - The Mast Noble the Governor Concerd of his win Connect is plate at to make the holosping proportions:

Cavalry.

Lieutenant Colonel and Brevet Colonel John Bennett Hearsey, C. B., to be Colonel,

Major and Brevet Lieutenant Colonel Lucius Horton Smith to be Lieutenant Colonel,

6th Regiment Light Cavalry.

Captain and Brevet Lieutenant Colonel Frederick Coventry to be Major, Lieutenant and Brevet Captain Henry Robert Grindlay to be Captain of a Trump,

Cornet Napier Kinead Johnston MacKenzie to be Lieutemant,

Ordnance Commissarial Department.

Officiating Sub-Conductor John] Courtney to be Sub-Con-

ductor, Sub-Conductor Edmond Comyn to be Otheinting Sub-Conductor,

Park Serjount John Stotesbury, attached to the Delhu Maguzine, to be Extra Oliciating Sub-Conductor,

Sub-Conductor George gham to be Conductor. George Pad-Officiating Sub-Conductor John Charles Palphreyman to be

Sub-Conductor, Extra Officiating Sub-Conductor James Byrne to be Officiating

man in the Arsenal of Fort William, to be Extra Officiating Sub-Conductor,

November lotte tordames Prouder-

From the 5 Neventher 185.

No. 16 of 1853 .- The undermentioned Officer is permitted to proceed to Europe, on fuclough : Brevet Major Auchmuty Tucker,

C. B., of the 9th Regiment On med Light Cavalry, Army Cothang Certaficate. Agent, 1st Division,

On medical

No. 17 of 1853 .- The following Notification from the Foreign Department is re-published in General Orders:

No. 4938, dated 29th December 1852 .- Assistant Surgeon A. Fleming, M. D., has been deceted to return to his appointment in the 4th Regi-ment Punjab Cavaley, in consequence of the completion of the Geological inquiries for which he was deputed in January 1851; and the services of Assistant Surgeon II. Irwin, at present in Medical charge of the above corps, are placed at the disposal of His Excellency the Commanderin-Chief.

No. 18 of 1853 .- Assistant Surgeon F. B. Thring has been appointed in Orders by the Most Noble the Governor of Bengal, under date the 29th December 1852, to be Civil Assistant Surgeon of Poorce and Assistant to the Salt Agent in that district.

No. 19 of 1855 .- The Most Noble the Governor General in Council is pleased to appoint Captain Augustus Turner, of the 1st Regiment of Native Infantry, now Observing Deputy Justee Advocate General at Peshawur, to be a Deputy Jinge Judge Advocate General, to complete the Establishment.

No. 20 of 1853.—Serjeant Major David Walsh, of the 9th Regiment Light Cavalry, is appointed a Riding Master on the Establishment, from the Sth December 1852, in succession to Riding Master, (Ensign on the Veteran Establishment,) John Campbell Bolton, deceased.

No. 21 of 1853 -- Captain G. A. F. Harvey, of the 3rd Regiment Native Intantiv, having been declared incapable of performing the active duties of his profession, is, at his own request, transferred to the Invalid Establishment, from this date.

No. 22 of 1853 .- The Most Noble the Governor General of India in Council is pleased to make the following promotions and alteration of rank :-

Infantry.

Major Robert Turnbull Sandeman to be Lieutenant Colonel, vice Lieutenant Colonel Alexander Mercer, C. B., deceased, with rank from the 27th October 1852, vice Lieutenant Colonel Stephen Moody, promoted.

33rd Regiment Native Infantry.

Captain and Brovet Major James Macadam, (retired,) to be Major, from the 27th October 1852, vice Major Robert Turnbull Sandeman, promoted.

28th Regiment Native Infantry.

Captain and Brevet Major Henry Cunyngham Boileau, (deceased,) to be Major, from the 14th August 1852, vice Major Walter Rutherford, promoted.

ALTERATION OF RANK

Corps.	Rank and Names.	To Rank from	In whose Room.
Infantry,	Lieutenant Colonel Walter Rutherford,	14th August 1852, 14th August 1852, 22nd Ditto,	Liteutenant Colonel A. Mercer, C. B., decessed. Captain and Brevet Major E. C. Boileau, (deceased) promoted. Major H. C. Boileau, deceased.
25rd Ditto,	Major George Ramany. Captain Frederick Bayly Wardroper Lieutemant Charles George Brodie, Captain Flame Ward	10th Sept. 1852, 27th October 1852,	(Maior James Sunskins And 2)

R. J. H. BIRCH, Lieut. Colonel,

Offg. Secy. to the Govt. of India, Mily. Dept.

No. 23 of 1853 -- The undermentioned Gentlemen are admitted to the service in conformity with their appointment by the Florible the Court of Directors, as Cadets of Cavalry and Infautry on this I stablishment, and promoted to the rank of Cornet and Ensign respectively, leaving the dates of their Commissions for future adjustment: -

Date of Ar wat at Fort William. Cavalry. Mr. William John Manderson, 5th Jan. 1853 Mr. Richard Talbot Plantagavet 1 6th do. Stapleton,

Infantry.

Mr. Alexander Brodie Melville, 5th Jan. 1853.

No. 24 of 1853. - The undermentioned Officers have returned to their duty on this Establishment, without prejudice to their rank, by permission of the Hon'ble the Court of Directors;

Pate of Arread at

Brevet Lieut, Colonel George Campbell, of the Regiment of Campbert, of Actillery, Captain Joseph Carleton Salkeld, of the 5th Regiment Native 5th Jan. 1853.

of the 55th Regiment Native Infantry,

Captain Peter Archibald Roberof the 68th Regiment Native Infantry, lat Lieutenant Henry Yule, of bth Jan. 1853. the Corps of Engineers, Assistant Surgeon James Grant, of the Medical Department,... Lieut. Henry Joseph Hughes, of the 62nd Regiment Native of the Medical Department, ...

No. 25 of 1853 .- The undermentioned Officer is permitted to proceed to Europe, on furlough. Assistant Surgeon Thomas God-frey II atheote, of the Medical Da-certificate.

8th January 1853.

No. 27 of 1853. -Intelligence having been received of the performance of the obsequies of the late Field Marshal the Duke of Wellington, the mourning wern in the Army in honor of the illustrious decenwed, as directed in Covernment General Orders, No. 656, dated the 29th of October 1852, will now be discontinued.

> R. J. H. BIRCH. Lieut.-Cosonel. Offy. Secy. to the Govet. of Incina. Mily. Dept.

ECCLESIASTICAL.

The Roverend Thomas John Edward Steele, M. A., and the Reverend Frederic Farrer, B. A., Assistant Chaplains in the service of the Honorable the East India Company, liceased by the Bishop to officiate as Ministers and Chaplains, have been also appointed by his Lordsfip to be respectively Surrogates for granting Episcopal Liceaces of Marriage.

By desire of the Bishop, dated at Calcutta, this 3rd day of January 1853.

WM Ну. Аввотт,

Registrar and Secretary.

General Post Office Notifications,

Export Overland Mail vid Bombay.

THE Government of Bombay having appointed the 29th January for the departure of the next Steamer therefrom, with a Mail for Suez, Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, whigh may be intended for conveyance by that opportunity, will be Wednesday, the 19th instant, and that the first set of the Overland Packets will be closed at, and despatched from, this Office on Tuesday, the 18th idea.

P. S.—Notice issued on the 4th instant to be cancelled.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.
Fact William, Genl. Post Office, ?
The 6th January 1853.

NOTICE. — The Public are informed that the Hooghly Mail Despatch for Calcutta of the 13th instant, containing the Mails from the following places, has been lost in transit:—

Honghly Mail, of the 13th instant. Santipore, ditto 13th ditto. Nyasurai, ditto 13th ditto. 13th ditto. Degra, ditto 13th ditto. Culnah, 18th ditto. Jehanaghur, ditto 12th ditte. Patolee. ditto Cutwa, ditto

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, Gent. Post Office, } The 22nd December 1852. }

500 Rupees' Beward.

NOTICE is hereby given, that, under orders of Government, a Reward of Oo.'s Rs. 500 will be pend to any party, who will furnish information, which win lead to the detection and conviction of the parties concerned in the abstraction of Bank Notes from letters posted at Chota Nagpore, within the last twelve months.

Any parties desirons of ascertaining further particulars, are requested to apply by letter to the Deputy Post Master General in Charge,

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calentta, General Post Office,]

25th August 1852.

BY COMMAND OF THE MOST NOBLE THE

GOVERNOR OF BENGAL.

NOTICE TO THE PUBLIC.

ESTABLISHMENT OF CONTRACT MAIL PACKETS

to Centon, Mauritius and England, vià the Cape of Good Hope.

General Post Office, 21st July 1852.

The Mail Packets of the General Screw Steam Shipping Company will convey Mails to Ceylon, Macritius, Cape of Good Hope, Ascension and Engiand.

All Letters and Newspaners for Ascension, Mauritius and the Cape of Good Hope, unless specially superscribed for transmission by the "General Screw Steam Shipping Company's Steamers," will be forwarded by sailing Vessels.

Letters for the above British possessions sent by these Packets, will be liable to the uniform rate of one shilling, or eight annas, when not exceeding half an ounce in weight, two shillings, or one rupee, when not exceeding an ounce, and so, on in proportion; but Newspapers transmitted by these Packets will be conveyed free from charge.

The postage chargeable on letters for Mannitins, Cape of Good Hope and Ascension, unist be paid in advance; but parties forwarding letters for Ceylon and England by these Pickets, possess the option of paying the Steam postage in advance, or leaving it to be paid on Jelivery.

J. R. BURLION BUNNETT,

Populy Post Muster General,
in Charge.

Dated Camp Simla, 15th September 1852.

NOTICE.—The public are hereby informed, that arrangements have been made for the conveyance of Dak travellers on the Meil Cart from Labore to Mooltan and intermediate. Stations;—the charge for one seat will be made according to the rates had down in the annexed Schedule.

When a Passenger may wish to travel with the Mail to any place not mentioned, the charge will be 3\forall annas per mile travelled.

Schedule showing the rate of Charges to be made to Passengers for one seat on the Moulian and Lahore Mail Cart.

	Lestance	(10)	Mi	101		Everona Curr			
From Lahore to Googara,	10	1.5	(1	0	34	()	0		
From Geograms to Hurroppa,	40	8	0	U	20	fi.	G		
From Hurruppo to Moulton,	87	17	0	()	43	71	0		
From Labore to diete	200	40	0	U	101	8	0		

H. B. RIDDELL,

Fost Muster General, N. W. P.

No. 5551.

MOTICE TO MARINERS.

NOTICE is hereby given of the existence of a Rock which is situated 3 miles to the S. S. E. of the South Rocks laid down on the Charts off the South end of the Middle Bolongo Island on the Coast of Arracan.

2. Commanders of Vessels mayigating the Coast are cautioned not to approach the South Rocks within the distance mentioned.

By order of the Superintendent of Marine,

H. Hown,

Secretary.

FORT WILLIAM, The 7th December 1852.

COMMISSARIAT NOTICE.

EALED TENDERS will be received at the Executive Commissariat Office, at the Presidency, up to 4 P. M. of the 15th February 1853, for the supply of the undermandoned articles for the Presidency Division for the periods specified.

Tenders will be received for each article separately, agreeably to forms now open for inspection at the above Office, and not otherwise, and they will be opened and read on the 16th February 1853, at noon precisely, in the presence of such parties concerned as may thouse to attend.

The sum noted opposite each item, will be required as a deposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

For (3) three years,	Do- posit.	For (1) one year,	De- posit.
	Contalia		¡Co 'aBa
Pager Start,	500	Broad for Troops,	500
Hospital Clothing, &c.,	500	Burn Boots,	100
Diro in ung	100	Castor Oil,	100
Bazar Medicine and !	500	Coffee,	500
Naussaires,	624241	Firewood,	100
Mone Cor Transpos,	500	from the Elephants !	1.00
Butfand Leather A -]	GINI	nus Buller to	
controllers,		Rom Punchesins, &c , .	200
incherme	500	Table Rice,	100
Sea and River Pro-		Otto,	100
of Heta him nits of	500	Sugar, Bonares,	100
Enropean and Na- 1	1	Safe Table and Common,	
tive Troops,		Grant, extsort, picked)	,
	1	for Horses,	300
		Ditto, 2nd ditto, for b Bullocks,	200

G. NEWBOLT,

Asst. Commy. General.

COMMISSARIAT NOTICE.

SEALED TENDERS will be received at the Executive Commissariat Office at the Presidency op to 4 r. m. of the 14th January 1853, for the supply of Camp Equipage from 1st February 1853 to 30th April 1854. Tenders will be received in accordance with a form to be obtained

on application at the above Office and not otherwise, and opened and read on the 15th January 1853, at Num precisely, in the presence of such parties concerned as may choose to attend.

Each Tender-will have to be accompanied by a deposit of (1,000) Rupres One Thousard as earnest-money. Further particulars may be assertained on application at the Commissariat Office.

G. NEWBOLT,
Assist. Commissary Gent.

Fort William, Commisst, Office, The 29th November 1852.

COMPRISSARIAT NOTICE.

SEALED TENDERS will be received at the Executive Commissariat Office at Benares up to 4 p. m. of the 15th February 1853, for the supply of Bread, Beef, Bhoosah, Butter, Gram, Eggs, Fowls, Firewood, Milk, Mutton, Medicines (country,) Ottah, Rice, Sugar, Salt, Hospital-clathing, Quilts, Gear for public cattle, and Bedding for European Troops for the Benares Division of the Army, for 1, 2 or 3 years respectively, commencing from 1st May 1853.

Tenders will be received for each article separately, and accompanied by a deposit of not less than One Hunared Rupees. They will be opened and read on the 16th February 1853, at Noon precisely, in the presence of such parties concerned as may choose to attend at the Office. Tenders to specify rates in words as well as figures. Forms to be had on application at the Executive Commissariat Office, and not otherwise.

G. B. MALLESON,

Offig. Ex. Comt. Officer.

Benares. Executive Commissariat Office, 15th December 1852.

NOTIFICATION.

FORT WILLIAM, THE 18TH NOVEMBER 1852.

NOTICE is hereby given, that on Monday the Opium. 10th January 1853, at the hadr of Eleven o'clock in the forenoon, will be put up to Sale at the Exchange Rooms at Calcutta, and sold by Public Auction, for Exportation by Sea, the undermentioned quantity of Opium, the Provision of 1851-52, subject to the following Conditions, viz

Produce of Behar Agency,..... Chests 2,205 Ditto of Benares ditto, 2 1,085

Total Chests 3,220

CONDITIONS OF SALE.

let. The Opium will be said for Exportation by Sea only, and no Certificate will be granted except to cover such Export.

2nd. The Opiam will be ardinarily offered for Sale at an upset price of Rupees 4.81 or Chest, and sold to the highest hidder above that price, except under the circumstances for which Provision is made by Clause 12 of the Conditions of Sale,

3rd. The Sale shall commence at the hour of 11 A. M., and shall not be continued after the hour of 5 P. M., but if at that hour apy of the lots advertized for sale shall remain unsold, the Sale may, at the discretion of the Board of Revenue, be resumed on the next day following (not being Sunday or a Public Holiday.) at the hour of 11 A. M., and so on until the whole of the remaining lots are disposed of; or if the quantity of 3,290 Chests, shall not be sold on the day advertized, the Board may dispose of the lots which remain on hand at a future Sale.

4th. Each lot to contain Five Chests.

5th. A deposit in a Promissory Note, either for 25 per Cent. even money of the amount for which each lot is knocked down, or for Rupees 1,000, at the discretion of the Officer superintending the Sale, shall be made by the purchaser in the Sale Room, and before the lot is registered in the Saie Book, and all such Promissory Notes shall be redeemed on the part of the purchasers at this Office by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'clock of the afternoon of Saturday, 15th January, or on the other hand failing such redemption by the time" aforesaid, then the lot or lots for which no Sub-Treasurer's Receipts, or deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times and under such Conditions of Re-sale as the Board of Revenue shall see fit, and all losses and expenses whatsoever attending such Re-sale shall be borne and paid by the defaulters, whilst any profit accruing from such Re-sale shall be forfeited to Government.

6th. The Promissory Notes taken on the day of Sale, under the last mentioned Condition if remaining unredeemed on the said 15th January, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.

7th. No tender of Money, Sub-Treasurer's Receipts, or Public Securities on account of Opium, upon which the prescribed deposit may not have been made before 4 o'clock of the 15th January, will be afterwards accepted.

The Opium now advertised for Sale, shall be paid for within 15 clear days from the day of Sale, that is to say, no Preasury Receipt will be accepted in payment after 4 P. M. of Tuesday, the 25th January 1853, and in case any lots of such Opium shall not be so paid for and adjusted, then the cash deposit of 25 per Cent. even money of the amount for which each lot is knocked down, or Rupees 1,000 for each lot, or any Public Scentities that may have been deposited on account of such lots or chests shall be forfeited, and the Opium be disposed of on account of Government at such time and in such mannner as the Board of Revenue shall think fit, and the first purchaser shall further be required to make good may was or difference of price between that obtained at the Re-sale and the amount at which the Opium was first purchised forfeiting all advantages that may arise from such Re sale.

Oth. Purchasers taking out certificates or orders for the ocitery of Opium, after making full payment as above prescribed, shall have the option of naming the mamber of lots of their purchase which they may desire to be included in each entificate or order, and it is to be clearly undersoon that the certificates or orders so taken out,

shall be considered final, and not afterwards changeable for other certificates or orders, anthorizing the delivery of single lets or of a different number of lats or chests whether more or less, than the number of lots or chests originally required to be included in each certificate or order.

loth. No Sub-Treasurer's Receipts or deposit of Public Securities under the fifth of the present Conditions, will be received in this Other, except from the party recorded as the purchaser in the Sale Book or his authorized Agent. The receipt for deposit of Public Securities will be granted only in the name of such purchaser, and the Securities so deposited will be retproed when clearance has been made by the said phychaser or his order.

11th. The Officer superintending the Sale, on the part of the Board of Revenue, is empowered to reject at his discretion, the bid of any individual, unless such individual shall, on demand, tender at the time a deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities, equal to 25 per Cent. even money of the amount so bid or Raipees 1,000 for each lot.

12th. With a view to prevent fictitious biddings designed to obstruct the Sale, it is hereby notified, that the Officer of Government superintending the Sale, shall be competent at any time during the Sale, shall be competent at any time during the Sale to withdraw any unsold lot, and immediately to put it up again for Sale at a maximum upset price, diminishing the same gradically until a bid is obtained, and the first bond fide butder. for a lot after it has been offered for Sale in the made here described, shall be held and declared to be the purchaser of the said lot, and the Officer of Government superintending the Sale of all also be competent to dispose in the same manner of as many of the subsequent lots as he may think proper, provided always that of lot shall be sold below the minimum price of 400 Rupces specified in the 2nd Clause of these Conditions.

13th. The purchaser of any lot shall have the option of naming and purchasing in immediate succession any number of lots of the same Agency Opium, to the extent of Twenty-five lots, and for the lots so purchased, the purchaser shall deposit for each lot 25 per Cent. even money of the amount bid by hom for the first lot, or Rupees 1.000 for each lot, and pay the same price per Chest as that for which he purchased his first lot, provided always that there remain a sufficient number of lots of that Opium to complete the said Twenty-five, but not otherwise.

14th. In the event of any dispute or difference touching or concerning any matter or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall and may be tried and decided in the Supreme Court of Judicature at Fort. William in Bengal, and all and every Plan and Pleas to the jurisdiction of the said Supreme Court, shall be waived.

15th. The following papers, together with samples of the Opinm for Sale, wint be exhibited for inspection on the day of Sale, or may be seen previously to that date by application at the Office of the Junior Secretary to the Board or Revenue.

No. 1.—Certificate of the Opium now advertized for Sale.

No. 2.—Report of the examination of such Opum.

16th. The public are hereby informed, that in providing the investment of the Behar and Be-pares Opium for the year 1851-52, the same precautions have been taken as those which have been observed during past years, to have the Drug procured and sent down in a pare state, to have only the prescribed quantity of leaves used in forming the Cakes, and to have the due pro-portion of Opium put into each Cake. An account of the weight of the Drug when packed at Behar and Benares, and a statement of the average weight of the Chests indiscriminately taken for the purpose of comparison from the desputches on arrival at Calcutta, may be seen on Calcutta, may be seen on application at the Office of the Junior Secretary to the Board of Reyonue, and further that four Chests of Behar and Benares Opium, which have been reserved from the provision of the two preceding years, will be also shewn to the purchasers on the day of Sale, to enable them to judge of the state of preservation in which the Drug has

17th. Any further information respecting weight or quality of the Opium advertised for Sale, that may be desir d by parties connected with the Trade, will, as heretofore, be furnished to them on application at the Office of the Board of Revenue, but in accordance with established usage under no circumstances will the Board entertain or recognize any claim to compensation for loss from any alleged deficiency of weight, abstraction of Opium or adulteration of the Drug which may be preferred in reference to Chests, after the sale and delivery of the Opium for shipment.

18th. The public are hereby informed, that in addition to the quantity abovementioned, the following quantities, more or less, of Behar and Beham s Opium of 1851-52, will be brought to Sale in the year 1853, on or about the dates specified below. The Board however reserve to themselves the right of altering these dates, should circumstances render it expedient to do so.

	Bohar, about Chests	nloont	Tetals, thousand the transfer
On or about Monday, }	2205	1085	3290
On or about Monday, \$ 21st March 1858,	2205	1085	3290
On or about Friday, }	2205	1085	3290
On or about Friday, }	2205	1085	3290
On or about Montey. }	2205	1085	3290
On or about Wednes day, 20th July 1853.	2205	1085	3290
On or about Monday, \ 22nd August 1853.	2205	1085	3200
On or about Tuesday, 1 20th September 1853, 1	2205	1085	0200
On or about Thursday, \ 20th October 1858.	2205	1085	3290
On or about Monday, (21st November 1853,)	2205	1085	32(0)
On or about Tuesday, 1 20th December 1853.	2208	1064	3272
Total	24258	11914	36172

19th. It is hereby further notified, that under the 6th Article of the Convention between Great Britain and France, dated the 7th March 1815, quoted below, the Agents in India of the French Government, or persons duly appointed by them, are entitled to demand that out of the quantities of Behar and Benares Opium declared as above for Sale at the Tweive Sales in the Months of January, February, March, April. May, June, August, September, October, Nevember and December 1853, there shall be delivered to them at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity, not exceeding in the aggregate 300 Chests, and the Agents of the French Government must make requisition for the whole of the Opium required by them during the year 30 days after the publication of this advertize-ment, specifying the particular Sale or Sales from which the quantity of Opium is intended to be taken. If the Agents of the French Government shall not make the requisition for Opium within the time abovementioned, the entire quantity of about 39,462 Chests of Behar and Benares, as above estimated, will be brought to Sale in the usual manner, and if they shall make application for a quantity of Opium to be delivered to them out of the quantity advertized for Sale at each or any of the Twelve Sales abovementioned, but shall not pay for it within the prescribed prescribed period of payment, the Governor of Bengal reserves to himself the right of disposing of the Opium which the French Authorities may so fail to pay for, either by increasing the quantity reserved at the Sale next ensuing the date of pay ment, or by selling it at a Sale to be held expressly for the purpose.

Article 6th. "With regard to the Trade in " Opium, it is agreed between Article of the " the high contracting parties Convention above " that at each of the periodical referred to. " Sales of that article, there " shall be reserved for the French Government, and delivered upon requisition duly made by " the Agents of His Most Christian Majesty, or by " the persons duly appointed by them, the number of Chests so applied for, provided that such sup-" ply shall not exceed Three Hundred Chests in " each year, and the price for the same shall be de-" sermined by the average rate at which Oplum " shall have been sold at every such periodical " Sale; it being understood that, if the quantity of " Opium applied for at any one time shall not be " taken on account of the French Government by "the Agents of His Most Christian Majesty " within the usual period of delivery, the quantity " so applied for shall nevertheless be considered " as so much in reduction of the Three Hundred " Chests hereinbefore mentioned: the requisitions " for Opium as afgresaid are to be addressed to the Governor General at Calcutta, within thirty " days after notice of the intended Sales shall have " inera published in the Government Gazette."

By order of the Board of Revenue, Fort William the 18th November, 1852.

A. GROTE, Junior Secretary.

Monthly Account of Salt in Store in the several Agencies and the Sulkea Golahs, up to 31st December 1852, together with 4 per Cent. reserve for Golah wastage.

		4 or 7 18		12	71		1256 or		195 or			81		Quantity	tul 1118	tot
Agencies.		0.71D		1845	611.		1849-	10.	1850.	ð1.	1 (5)	- 52.				
Hidgellee.	Mds.	S.	C.	Mds.	s.	C	Mda.	8. (Mds.	S. C	Mds.	S.	С	Mds.	8.	(,
Pungah Salt, Ghant }	0	0	0	0	0	()	0	0 0		0 0	271405	0	U	271405	0	(
Russonlpore, - 5	0		0	0	0	O	0	0 0	1668	(B B	1050995	16	()	110007	23	
Bute de Ramnugur, Gotcha Salt,		0		0		0	0	0 0		0 0	\$96340 o			4677		1
Total, -	4677	21	8	0	0	()	U	0 0	124021	0 6	076143	16	()	702842	4	{
Tumlook.					~		1							1		
Pungah, Chaut Na-}	0	ō	D	0	0	O	0	9 0	1 0	0 0	3407	7	8	3407	7	1
72.									-			d				N COL
Total, -	0	0	0		0		0	Ú ()		0 0	5407			3407		<
Chillagong.		方					i		1							
Paugali Nazimpore, { Limit Domeolly, }	12049	12	15	0	n		[^] 0	0 0	i	0 0	i o	0	Ω	12042		
Ditto. Armean ditto, Do. Sudder Glant)		n	0	13103	28	14	0	0 0	0		0	0	0	13408	沙	1
Agency, 1	0	0	0	U	O	٥	276471	0 4	480198		398965	-	0	1155629		
Ditto ditto, Arraean,	352643	0	0	0	0	0	. 0	0 0	29893	0.0	7	- 3	12	1182540	2]
													200) 2001		0.10	
Total;	364685	12	15	18408	28	14	276471	0 4	510080	9.0	398972	7	19.	1568698	39	1
Bullooah.											į					
Fungali, Ghaut Ken-	0	0	0	. 0	Fa	0		0 0	2015	10.0	a	0	0	2015	10	
Do. dog Toktaklinilee.		0		0	ú	0	0	0 0	. 0	0 0	e e	0	0	j	a	-
Total,	0	٥	0'	0	0	0	0	() ()	2015	10 0	0	0	()	2015	10	-
Sulkea.							1							,		
Pangah, Cutteckis -	789527	15	n	9126	925	0	2865							810563		
Ditto, Balasoro,	007		0	377		0	329	0 0	4545	0 0	2735	0	0	9755 1498	()	4
Ditto, Chilka,	000		(1	116		0	2486	0.0	23500		0		(3	20100	()	
Rechatch, Madras Perant, let quality, }	371	20	(1	0	0	0	0	(1 ()	(0 0	0	()	0	871	20	
Dato dato, 2ndditto,	0	0	Ð	0	-0	0	i n	0 0	. 0	0 0	0	0	0	0	0	
Fungan, Hadgawee, ¿ Kallmuyta, }	12120	27	(1	0	Đ	0	0	0 0	0	0 0	0	4.	o	19195	-7	
Do, do, leaningue,	()	ω	0	0	0	0	0	0 0	17284	2t) ()	0	1)	0	17244	*3(1	
Dato, 24-Pergun- 1	4)	0	0	397018	4	0	0	0 0	0	0 (1	0	6)	0	397018	4	
Do. do. Dimmond	122325	()	0 :	0	0	0	. 0	0 0	j 0	0 0	0	0	0	199385	0	
Harbour, 5	. 0	0	0	49179		0	0	0 0	0	0 0	0	O	0	49172	20	
Do Hidgefree Rus-	(+				O			0 0	[8984]	0 0	. 0	0	0	159848		
Total, -	H746814	83	8	455810	31	0	OHNO	() ()	200-220	80 0	2765	()	0	1629161	14	
Arracan.							1			special desired from						
Pungah Chaut,	0	O	çı ,	5411	30	0	. 0	0 0	33270	50 0	80729	20	0	105467	311	
Testal,	U	0	0	5461	30	0	0	7) ()	33270	20 0	06720	20	0	105461	80	
1							-		1		1			1		

NOTICE is hereby given, under Section VI. Act No. I. of 1845, that the undermentioned Estates in Zillah Moorshedabad, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Thursday, the 20th January 1853, corresponding with 3th Magh 1259 B S., for Arrears of Land Revenue up to the Kist of Aughun 1259 B. S.

Moorshednbad, Coilector's Office, the 4th January 1853.

GEORGE LOCH, offg. Collector.

NOTICE is hereby given, under Section XVI. of Act No. I. of 1845, that the undermentioned Estates in the District of the 24-Pergumans, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Saturday, the 22nd January 1853, corresponding with 10th Mag 1259, for arrears of Revenue due on the 28th September 1852.

Remarks.	Re-sale, by order of the Com. missioner, cated the 18th De-cember 1852, No. 330.
Balance.	64 65
Sudder Jumma.	239 14 7
Recorded Proprietor.	Shibnarnin Mojaouder,
Name of Mehal.	Rt. Pergunnah Balleah, Kt. Roypore, &c., Menal Bhasa-
No. of Mehal on the District Rent Roll or Register.	320
Class of Mehal.	Permanently
Number of	→

Camp Serjbarria, Collector's Office, 24-Pergunnaha, the 4.h January 1853.

Offg. Collector.

H. V. BAYLEY,

roprietus. Sudder Jumma. Balance,	Mookerjee, 137 5 4 9	Monkerjee,	as per Rusud 270 0 0	as per Russud 140 0 0	Say,	2569 0 6	160 15 9 the same for the same Estate, and on the above	10 1 Para data ditta. 6 4 ,	230 12 4	and others, 950 ; S [Farmer of the above Estate, will be sold,	of Duto, or the above account.
Recorded Proprieturs.	urballes, Annunchunder Mookerjes,	Manickram Ramgopaul Bhyrubbec	Mr. John Kerr,	Mr. John Ker,	essur, Moheselunder Roy,	Bismpore Ceiteenath Roy and others,	());(;()	Prira, Die o.	gerare Methornom Day	skelatta, Collematic Rey and others.	owieskatty, Dwarkanath Dur
or Names of Mehals	Pergunnah Magoorah, Kisi Sheekhurhallee, Per unnah Geleum, Kisi Mandulganty and	Pergennah Hallichnhor. Kist Cautalpara, Pergennah Colonta, Monzah Sydnore, Porgunnah Amerpore, Monzah Body,	Let No. 56, at Tambooldhe,	Lot No. 65, or Calongatchee,	Pergunnah Calcuta, Kist Dhucklinessur,	Perminosh Mooragatchee, Mouzah Bismpor-	Pergunnah Ballech, Kist Balleah.	Pergunnah Aumoorabad, Kise Dersepara, Pergunndi Aumoorabad, Kise Olesa,	West Pergunah Augurpara, Kist Augurpara,	Kist Pergunnah Pylas hatte. Kist Pykeliates,	Kist Pergunnah Gootleakatty, Ket Goodeakatty, Dwarkanath Dutt.
No. of Medans contine Destruct Rent Near or Register.	200	20 CO		60.00	prot	978	20	3 -	8000	9845	10.5.3
Carss of Mehals.	Pennsky settled,		II. Extern permanenty		Estina						

E. V. BAYLEY, Orb. Collector.

]

NOTICE is hereby given, under Section VI. Act 1, of 1845, that the undermentioned Estates in Zillich Sarun, will be put up to public and unreserved Sale, at the Collector's Office or tant District, on Monday, the 24th January 1553, for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the some manner is Arreage of Revenue due on the 25th December 1852.

ශ්ර	Remarks.	The Rights and Interests of Nurhur- pershad, security of Ramzan Aller, turner of Admaporey-Sec., under the management of the Court of Wards, will be put up to Sale for Arrears due from the Furmer.	The Rights and Interests of the Pro-
	Balance due on the 25th December 1852.	0 0 0001	0 6 6
Ĝ.	Sudder Jumma.	5 21 25	3212 7 8
.0.	Recorded Proprietors.	Nuchurepershad,	Schadnarain, Ramper-shadnarain, Burndeonarain, Bursdeonarain, Mitankdeonarain, Rambux Chowley, Hershunkernarain, Meer Cheerig Allee, Nugdeoraee, Pergumbil, Rajbunsee Coour and Hurnarkholl.
Company of the Compan	Names et Mehals.	Tolleh Chandee, appertain- ing to Melal Nurhau, Perginnah Nurhun, Suffempoor, appertaining to Ditto, Pergunah Ditto, Mizapoor, appertaining to Ditto, Pergunah Ditto, Ditto, Pergunnah	Pursah, Pergunnab Baul,
63	Norther of Mebals on the District Rent Roll or Regis- ter.	20	<u></u>
6	Chass of Mehnis.	6 Estates to the sold on account of Demands realizable to the same naturer as Arrears of Revenue,	., Ditto,

N. F. McDONELL, Assistant Collector, in charge.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the undermentioned Estates in Zillah Beerbhoom, will be put up to public and anceserved Sale, at the Collector's Office of the circuit Dariet, on Monday, the 24th January 1853, corresponding with the 12th Magh 1259 B. S., for the recevery of Arreats of Revenue due on the 25th December 1852.

delial will be sold.	ites,
1 3 0 4 Entire A	6 1 0 7 Ditto ditto.
48 0	8
Trilochun Bhuttachurge,	Ditto,
Kismut Heclorab,	Ditto ditto,
, m	21 02
Remaratly cettled a feater on ing a feater on in ex-	index
	413 Kismut Heclorah, Trilochun Bhultacharge, 48 0

Zingh Beerbhoom, Collector's Office, the 30th December 1552.

Assistant Collector, in charge. W. C. SPENCER,

NOTICE shoots grow, rater Section VI. Ast I. of 1845, that the ordernoons and Mark n. Zillah Bear S. will be put up to public and unreserved Sale, at the Deputy Collector's Office of that Listrict, on Trade, us List Mangh 1959 B. E., for Arrears of Recent and which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue on the 28th December 1852.

Remarks.		L, ollector.
Belunce up to Kiet Ugb- rate 1259.	20% 0	R. H. RUSSELL, Officiating Deputy Collector
Suider Jurena, to Nist Ugh-	515 4 50 1 1 50 1 1 50 1 1 50 1 1 50 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Re one. Property.	Kripances, Satisfones, Shama Sundery Peliya. Rar Sissier Chese, Eageborder Krastuvess.	
Names of Metals.	Morrels Doghurrah, Pergurnah Khangoin, Gasek Ambaros, Pergunah Melanarahahor. Ki. Pergunah Barbusayor, Pergunah Barbuskor.	
No. of Mehade on the Dornet Hent Roll or Register.	21 2 7 - 7 21	Collegens Office
Class of Metads.	Fernancecti, settival Federal setta.	Zillah Bayrah, Penuty vidlenmer office, the 31st December 1852

NOTIFE, is reby given under Section VI Art No. L. of 1845, that the undermontance in Zilled decore will be public and introcerved Subsequent Section VI Art No. L. of Reference and other Demands, which, be the Regulations and Auge in face, are directed to be realized in the same manner as Arreats of Resenue Section VI and Arreats of Resenue Section VI Art No. 18 and Arreats of Research VI Art No. 18 and Art No. 18 and Art No. 18 and Art No. 18 and Arreats of Research VI Art No. 18 and Arreats of Research VI Art No. 18 and Art No. 18 and Art No. 18 an

Remarka.		Four Arms portion of this Mehal will be said.	Eight Anns portion of this Mehal will be sold.
Balence due on the 15th De- cember 1852.	20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	up to Kartick	14.20
Bakane dae on Sudder Jamma, the 15th De- cember 1852.	25.6 14 10 16 53 14 10 16 53 14 10 16 53 14 10 16 53 14 10 16 53 14 15 15 15 15 15 15 15 15 15 15 15 15 15		
Recorded Proprietors.	Rambult ', R. ee, Meer Jafair Ally, Rayajuddee Momshee and others, Doyaran Butto, Kalli Kingler Das, hair of Banes- sore Das, Pranhuree Sing and others, Suitoollah Stadiub Chunder Surma and others, ulnok Chunder Surma and others, inluck Chunder Royt, Ralli Coomer Chukerbutty Rajah Burodakunt Royt, Kalli Coomer Chukerbutty I turiss Chunder Biswas, Juggutram Bhutuacharjee and others, Turonath Mook-rice, Prankissore Chatterjee. Nohuma Chunder Sing and others, Golamkadan Meer,	Kalinata Ray and others,	Kumellakant Roy and others
Names of Mehals.	Kist Tallicah, Percumah Helt ele, Kist Konsore, Percumah Habeele, Kist Kondardea, Percumah Ditto, Kist Sheelepere, Percumah Ditto, Kist Sheelepere, Percumah Ditto, Kist Sheelepere, Percumah Festipare, Kist Shaoladangah, Percumah Kasanee, Kist Shaoladangah, Percumah Mahonadam Bhoyrabandee, Lukth Kintoll, h. Percumah Festimah Mahonadahie, Kist Danapare, Percumah Ditto, Kist Danapare, Percumah Ditto, Kist Danapare, Percumah Jameera, Kist Danapare, Percumah Jameera, Kist Banoleah, Pergumah Lira adpore, Kist Banda, Pergumah Lira adpore,	Turuff Kachoobarea, Pergunnah Nukkee.	Dechee Dash Baria, Pergunnah Jemerah,
No. of Ma- base on No. Disma Ruit Redl.	220 220 144 477 2002 3.7.9 3621 8751 4008 4008 4008 4008 4008	133	120
No. of Class of Meirals.	Peraceouly sures Metal.	IV. I states to be said for Ar-)- rears due on account of state Esses s.	Ditto.

B. HAMPTON, Collector.

From Livack up to Agran

22

50

Nunderounar Gesthames,

1-

up to Agra-

From Bysack u

19 12 10

Nundecomar Goshamee, &c.,

Ramkunth Goshamee, Pergaman Ditto, weeres

1622

.

Dirto.

Nuclementar Goshamee, Pergunnah Dieto, . .

1601

Ditto,

60

00

NOTICE is horse given, under Section VI. Act No. 1. of 1845, that the undermentioned Exacts in Zillah Mymensing, will be put up to public and unreserved Sale, at the Collector's Office of Mat District, on Wednesday, the State January 1856, or 14th Maugh 1259 B. S., for Arrears of Revenue due up to the Kest of Arran 1259 B. S. Remarks. From Assar up to Agrues 1259 B. S., un a Agrum For Bysack up to Agrun 1259 B. S., From Blacke up to Arun Balance due up to the Kists aosed below. 29 13 11 For the Kist of 18 12 From Pesack up 55 1259 B. S., 1259 B. S., Sudder Jumma. œ 00 0 - 9* 240 655 2 200 ()omanath Roy, &c., auction purchaser, Crake thender Thur, metion pure haser. Bit with the Chapter of the state of the sta Browning Property Bhrumath Boshon, &c., . If her wath Biswas, auguen Samer D.b. Pergunah Correspondence Kungshemmun, Pergunash Disto,.... Benoderain Dutt, Fergunnali Cognerica, Deybeeram Chowdry, Fergunnah Disto, Names of Mehals. Bejoynarain Mittee, Pergunnale Dina, Bull No. of Mebaks on the District Fort Roll or Register. 1430 1427 1504 A south Me into Class of Meluda. that Melials, ... sanis to .o.k.

Collectorchip, the 21st December, 1852.

To the second

1000

NOTICE is nereby given, under Section VI. Act No. I. of 1845., that the undermentioned Estates in Zillah Dacca, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Wednes-Remarks. the 1st day of Pous 1259 B. S. O 10 0 90 8 5 a, 0 (0) Balance due ac 10 0 p=1 63 0.4 100 98 6: 500 67 00 36 57 00 Sudder Jummin. 9 60 Ç 9 14 15 50 11 Ç) 10 101 00 post (12 and paid 245 20 C-3 10 m 52 48 and } Satoorem Surmah and Eshanchunder Bauerjea, Courmohun Chuckerbuity, Eshanchunder Bose and Kullykinker Bose, Recorded Proprietors. Issanchunder Seetaram Kurmkar, Meer Golsum Russool Khan, Guddadhur Ghose, Ramchunder Deo, Ramdaval Bose, day, the 2 air January 1853, or 14th Maugh 1269 B. S., for Arrears of Revenue due on the 1st day of Peus 1259 B. S. Ramdoolal Brse, Rajaram Surmah, Ramsunker Deo, Islook Kajaram Surmah, Bose, Tuppeh Eshapere, Taionk Mobesh Ghose, auction purchaser Amanochlah, Mozt. Brindsburgehunder Sein, Taionk Mehan Islank Ramsunker Deo, apore Kharijah, Pergunush Bickder Sein, Telbok Gekenl Dass, Il sea Barr. Telook Meer Golaum Russool Khan, Mouzah Kharnah Pergunnah Buhur, Talook Sectaram Meet. Brindabun Chun-PHITchasers Eshanchunder Bose and Kally. scouler Doss, auction purchasers Lamehund-Talook Ghunnessam Kamdoolal (rougrampere, I slock Gurdading Class er Lee, Issenchunder Bese and Ramdaval Zillah Noomollabpere, Teppa Khard Dinmere, Govind Kishore, auction Zilah Pandsheg Saneck Hazooree, Gungye Sanah, auction purchaser purchaser Names of Mehals. Kurnkar, Kandee Bulleearpore, mobun Chuckerbutty, uppeh Nundhaupore, Saturdan Sunnah, Zillah I onlutpree, Zillah Bickran Bancha No. of Mehals on the District Rent Roll or Re-1643 629 3692 3708 4576 4767 5964 gister. settled ? Frates, Class of Melais. Permanently No. of Clame.

Zullah Daera Callectorate, the 31st December 1852.

NOTICE is beceive given, under Section VI As: No. I. of 1845, that the undermentioned Estates in Zillah Dacce, will be put up'to public and unreserved Sale at the Collector's. Office of that District, on Wednesday, in Eric January 1853 of 144. Many 1859 B. S. for the recovery of Dennuds, which, by the Regulations and Acts in force, are directed to be resized in the same mainter as Arrents of Revenue.

Remarks.	Daily fine, from 16th Meenh and Chand Meet, in the Estember 1852, being 67 days, at 5 Re. posed on them, for not delivering the 885 0 0 Steeth, Payers required from them.
Amount due.	July fine, from 16th July to 20th Sep- tember 1852, being 67 days, at 5 Rs. per diem.
6. Sudder Jumma.	67 2 0
5. Recorded Proprietors.	Rubomut Khan,
Names of Mehalv.	Pergunash Joanshafee, Mourah Salloonly, Rubomut Khan, Hissa 12 as., Talook Ruhomut Khan, Pergunah ditto, Mourah ditto, Mourah Gissa 7 as. Chowal Khan,
No. of Me- b is a the De- truer Rest Rolli or Reserve	57.80 08.80
Class of Meisal.	VI Estates on be sold on account of Demands reads adde in the same manner as Arrests of Revenue.
No. of Class. :-	5

Zallah Dacca Cultertorate, the 31st December 1852.

G. B. LEYCESTER, Collector.

Sales at tie by the NOWCE is hereby given, under Section VI. of Act I. of 1845, that the undermentioned Estates in Zillah Dinagepoor, will be put up to public and unreserved Sale Office of the Unitarity on Thursday, the 27th January 1858, corresponding with the 15th Maugh 1258, for Arrears of Revenue and other Demands, which, Regulations and Acts in force, are directed to be trained in the same manner as Arrears of Revenue due on the last day of Aghan 1259 B. S.

Remarks.	The entire Listate will be sold. This Metal is ander Batwarah according to Re-	gulation NIN, of 1814, An S anna propertor, Oczobnonee Canadranee, bas poid her share of the Receive The other three promittents having defanited, their share will be soid according to Section XXX III, of the above quoted Regulation.
due on day of 1259.	0	0 0
Bafance due on the last day of Aughun 1259.	2930 5 114 1013 0 0	0 0 60%
	endjub port pord	Š
Sudder Jumma, the last day of Anghun 1259.	08007	3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3
Recorded Proprietors.	Monzah Medebpoer, f Keenstehu d Beboe, Gobinchand &c. Ph. Stalbaree, f Bab o and Anundehund Baboo,	Surbessur Dass. Brinntessur Dass. 1814-15-62
Names of Mehals,	Monzah Medebpoer, J	Meternh Mardypusty,
No. of Mehals on the Dis- trict Pent Roll or Register.	268	\$1 \$1
Class of Mehals, on the Dis- on the Part Roll or Register.	Femmently Settled,	

Dimegenor, Collection's Office, the 31st December 1452.

C. D. RUSSELL, Collector.

BANK OF BENGAL

STH JANUARY 1853.

The Proprietors of the Bank of Bengal are hereby informed, that the 28th Dividend, under Act Vinof 1839, is payable at the Bank at the rate of Company's Rupees Five (Co.'s Rs. 5) per cent. per annum, or Company's Rupees One Hundred (Co.'s Rs. 109) upon each share.

Proprietors or their Agents will be pleased to apply to the Bank for Duplicate Receipts.

Published by order of the Directors,

W. GREY,

Secy. and Treasurer.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Gaarge Palmer, of Soaldah, in the suburbs of Calcutta, Head Assistant in the Collector's, Office, Abkarree Department, an Insolvent.

Notice, that an application for an ad interim protection order has been this day made by the said Insolvent, and that such application will be heard

and disposed of by the Acting Commissioner of the Insolvent Court, on Friday, the 14th day of January instant, at the hour of 10 o'clack in the forenoon.

"Any Creditor of the said Insolvent, desirous of opposing such application, do appear before the said Court at the time and place aforesaid."

Swinhoe, Attorney.

Chief Clerk's Office, 7th December 1852.

In the matter of Sadoochum Doss, late of Mullungah, and lately carrying or he mess as Gomastah or Agent, for a l'oddar's Shop, at Loll Bazar, situated respectively in Calin the Great Jul of Calcutta,

On Monday, the 8rd day of January instant, it was ordered that the said Insolvent be remanded, and that the hearing in this matter stand adjourned until Saturday, the 5th day of February next, with

On Monday, the 3rd

day of January instant, it was ordered that the pe-

ctions of the said several

Insolvents, seeking the henefit of the Act XI. Vic.

Cap. XXI. be, and they

are hereby dismissed.

an Inscirent.

Jiberty to the said Insolvent to amend his Schedule filed in this Court, and that the said Insolvent do then affend to be examined by the said Court. said Court.

Insolvent in person.

In the matter of William Bryant, late of Benares, corrying on trade in Co partnership with William Ualloh Fraser and John Weston Chiff, at Benares, aforeasid, in the Province of Behar, as General Tracers, Dealers in Provisions and Stores, and now at No. 44. Waterloo Street, in Calcutta, an fusolvent.

In the matter of William Palmer, at Mendee Bagan, in Calcutta, late an Account aut of the Military Orphan Press, an Insolvent.

Wight, Attorney. insolvent in person.

On Monday, the 3rd day of January instant it was ordered that the In the matter of Cower Collycosmar Mailick Roy, Hardeo Inhabitant, residueg at Potto reah Chuttah, in Calcutta, the hearing in this matter, adopted sea of the use Rajah stand adjourned until Sa-Sinctioneter Roy, an Involvent. I turday, the 5th day of March text, and that the order made in this matter for the ad intern protection of the said Insolvent from arrest be, and the same is hereby enlarged to the said 5th day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Judge, Vriguon and Newmurch, Attorneys.

bert Wilton, a Captain in the day of January instant, it Honoruble East India Con- was ordered that the Bat al Native Intimitry, lately re- I divide the sum of Co.'s siding at Garnekpore, an In- Rs. 1,161-10-7 to and

amongst all the oreditors

mon the Estate of the said Insolvent, a dividend of Co.'s Rs. 8-4 per one hundred Sa. Rs., upon such of the dobts admitted in the Schedule of the said Insolvent, and claims proved as have been duly substantiated upon Affidavit tiled in this Court, in proportion to their several debts, and upon the other debts admitted in the Schodule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignee.

In the matter of Joseph On Monday, the Savigney, late of Tank day of January in Square, in Calcutta, and late it was bridged that an Assistant in the employ Official Assignee do On Monday, the 3rd Tonk day of January instant, of Measrs. Jenkins, of Measrs. Jenkins, Low and divide the sum of and Company, an Insolvent. Co.'s Rs. 809-0-10 to and amongst all the Creditors upon the Estate of the said Insolvent, a dividend of Company's Rupees 4-8 per One hundred Sieca Rupees, upon such of the debts admitted in the Schedule of the said Insolvent, and claims proved as the schedule of the said Insolvent, and claims proved as have been duly substantiated upon Affidavit filed in this Court in proportion to their soveral debts and upon the other debts admitted in the Schedule, when and so soon as such debts admitted in the shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court from tune to time for directions respecting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignee.

In the matter of Buctowarchund Boorea, of Burra Bazar, in Calcutta, carrying on business as Trader and Broker, an Insolvent.

In the matter of William Amond Requet, of No. 82, Creek Row, in Calcutta, formerly an Indego Planter, and lare a partner in the firm of Messes. M. Durup DeDombal and Company, French Merchants, an Insolvent.

same are hereby enlarged to the said 5th day of February next, and that the said Insolvents do then attend to be examined by the said Court. Smoult and Hedger, Attorneys.

Carruthers, Attorney. Chief Clerk's Office, 7th January 1853.

NOTICE is hereby given, that on and from the 1st of February 1853, duties upon Imports and Exports at the Ports of Rangoon and Bassein, will be levied according to the Tariff now in use at Calcutta.

Provisional Rules will be deposited at the Custom Houses of Rangoon and Besein, where they may be perused on application by parties wishing to do so.

A. P. PHAYRE,

Commi. of Peguand Govr. .

General's Agent.

On Monday, the 3rd

day of January instant,

it was ordered that the hearing in these several

matters stand adjourned

until Samuday, the 5th

day of February next, and

the order made in these several matters for the ad-

interim protection of the said several Jusolvents from arrest be, and the

Rangoon, The 27th Dec. 1852. SEALED TENDERS will be received from Professional Builders, by the Officiating Civil Architect at the Presidency, in his Office in Fort William, up to 4 o'clock P.M., on Saturday, 15th instant, for the Quadrennial Repairs of the Botanical Garden Buildings. Specifications and further information to be obtained in the Civil Architect's Office.

MOTICE.—Certain Goods and Effects belonging to the late Mr. J. Gordon, Inspector of Railway, who died at this station on Wednesday, the 15th of December 1852, are under the seal of this Court, and will be delivered to any person legally authorized to receive the same.

J. H. PATTON,

Judge.

Zillah East Burdwan, 7 The 16th December 1852.

CAUTION.

THE public are hereby cautioned not to purchase, or take on mortgage, the two Upper-roomrd Houses, Nos. 20 and 105. respectively, situate at Dhurruntollah Street, in the Town of Cal-cutta, belonging to one John Arraldel Gregory, formerly of Wellesley Street, and late of Mirzapore, in Calcutta, but at present residing at Sporah, in the 24-Pergunnaha, which premises are now under mortgage to Messieurs Carrapiet Jacob and C. C. Arratoon, by an Indenture of Mortgage, dated the Eighth day of May, One Thousand Eight Hundred and Fifty. The said two Houses have been sold by him, the said John Arrakiel Gregory, to the undersigned Gasper Malcolm Gasper, of Lower Circular Road, in the 24-Pergunnahs, for the sum of Company's Rupces Seven Thousand, under an Agreement, dated the Ninth day of October, in the Year of Our Lord One Thousand Eight Hundred and Fifty-two; of which Agreement, he, the suid Gasper Mulcolm Gasper, intends, if necessary, to enforce the specific performance by suit. And, therefore, any person lending or advancing money on the security of the said Fremises, or of its rents and profits, will do so at his own risk.

G. M. GASPER.

Pecember, 31st, 1852.

NOTICE.—The following Government Promissory Notes, lost from Lucknew Kooty, belong to Shah Rughuber Doyal:—

131111	it rental	HU	er woyur.				
No.	14600	175	15 150 of	1825-	26 for 8a	Rs.	25,000
3.3	11184	\inf	1.1242 of	2.9	in i	3	26.000
22			15134 of	33		9	15,000
32	11161	-		22		9	10,000
15	11162			9.3	1	2	10,000
2.2	111.2			21		9	15,000
2.4	11268		11406	27	1	2	5.000
# 9	10000		11096 of		2	6	10.000
~9	11164			3.3	1	,	10,000
22	11162			*9	-	,	15.000
14	11163			73	3	,	10,000
52	14242			11			25,000
2.5	873	61	1835-36		Co.'s	RH.	4,000
7.7	507	636	4.4		2.2		4,0()()
2.2	518	trf.	9.9		2.5		-8,0190
	702	est	22		2.0		4,000

Report showing the smallest Depth of Water in the Braugiruttee, seelinghee and Matabangah Bivers, on the 22nd December 1852.

Names of Rivers.	South of Bearing	Where Shallowest.
Bhaogiruttee River.	Sant.	And the second s
At its entrance, Below the entrance, From thouse to Juney pure. Prom Juneypore to Sall-duckbaugh, Prom Sadduckbaugh to Berhampore, From Berhampore to Contwa. And from Cutwa to Nuddesh, Jellinghee River.	2 6 0 0 1 1 2 2 0 6 6 2 C 1 1 2 2 2 C 6 6 2 C 2 7	Below Shumpore. Unil sopore. Autpolyachoe. At Georgenii Limpapareah. Sadduckbangh. Kurbonah. Pattanmernha Karkonflee. Kallegunge Kallegkapore. Berow Augundeap.
From Bassomarres to Turablentah. From Terablentah. From Terablentah. And from Senatulah to Moisgunge,	100000000000000000000000000000000000000	Helow the entrance. At Sircarparrali. Budderpere Koobleem. Outurpose. Tecankactali. Gwagatian. Kulleenugehur. Debrepore.
At its entrance, From theuse to Haut Bolcah, From Haut Bolcah to Katehikattah, From Katehikattah to Kishengunge, And from Kishengunge, to Scebpore,	6 2 3 3 4 6 7 3 2 6 7 2 6 7 2 6 7 2 6 7 2 6 7 2 6 7 2 6 7 2 6 7 2 6 7 2 6 7 2 6 7 2 6 7	Felow the cutrante. At Jutumrah. Bulan. Bulan. Below Blangberrah. At O communglur. Beanumeree Tablam. Sonegattah. Ranachant

Height of Water on Games at Barbampore on the 23rd December 1852. + 0 font 83 inches.

J. LANG, Supt., Nuddean Rivers.

Rumpore Bauleah, 1st January 1853.

* Since last report, the Channel of this River below Calleo, pure has been deepened by the construction of Bandahlafrom I foot to I foot to mehes, and below Authoriganics from I foot 3 inches to 2 feet 3 inches.

DENTAL SURGERY.

Mr. D. G. CLERK, Surgeon Dentist, late of Madras, may be consulted on all branches of this Profession, at No. 2, Chowringhee Road.

LOST, Second Half of a Bank of Bengal Note, No. 20415, for Company's Rupeus 50, and First Half, No. 12657, for Company's Rupeus 20, payment of which has been stopped at the Bank.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gasette of any length, buly be conto the Press by NOON of TUDSDAYS and FRIDAYS, and of a few lines only, before 6 p. m. of those days

WEDNESDAY, JANUARY 12, 1853.

No. 24.

Fort William, Financial Department, The 15th December 1852.

Nortrication .- Notice is hereby given, that the Salanes, Pay, Batta and Allowances of the Civil, Milnary and Marine Departments, for December 1852, will be payable as under: — Military and Marine Departments, on Monday,

the 10th proximo.

Civil ditto, on Saturday, the 15th proximo. By Order of the Most Noble the Governor General in Council.

J. A. DORIN. Secy. to the Govt. of India.

Fort William, Foreign Department, The 7th January 1803. No. 123.

Northications .- The Most Noble the Governor General in Council is pleased to grant Major J. Macadam, late a Deputy Commissioner 1st Class, in the Sauger and Nerbudda Territories, leave of absence, from the 19th November, the date on which that Officer returned from Sea, to the 30th December 1852.

No. 189.

Liengmant E. B. Ramsay, Junior Assistant to the Commissioner of Mysore, took his departure from the Mysore Territory on the 15th ultimo. in pursuance of the leave granted to him in G. O. of the 24th November last, No. 4413.

No. 163.

The 10th January 1853.

The services of Ensign A. D. Vancenen, 71st Regiment Native Infantry, at present attacked to the Department of Paulic Works in the Panjah, are placed at the disposal of His Excellency the Communicer-in-Chief for Regimental duty.

No. 212.

The 12th January 1853.

The Most Noble the Gavernor General in Council is pleased to appoint Lieutenact H. G. Raverty, of the 3rd Regiment Botaha, Native Intancey, to be an Assistant Commissioner in the Punjah,

No. 219.

The Most Noble the Governor General in Council is pleased to appoint Ensign G. H. Basevi. 27th Regiment Native Infantry. (attached (attachell to the Kelat-i-Ghilzie Regiment,) and Commanding 8th Company Sappers and Miners, to be an Assistant Civil Engineer in the Punjab, under Lieutenant Colonel Napier.

C. ALLEN,

Offy. Secy. to the Gavt. of India.

No. 72.

Orders by the Blost Noble the Governor of Bengat. Appointments. The 6th January 1853. Mr. E. W. Molony, to be an Assistant to the Magist trate and the Collector of Tipperah, and to exercise the powers described in Clause 3, Section II. Regulation III. of 1821, and Section XXI. Regulation VIII. of 1831.

The 8th January 1855 .- Mr. G. E. W. Course to be an Assistant to the Magistrate and the Collector of Patna, and to exercise the powers of a Joint Magistrate and Deputy Collector in that District.

Leave of Absence .- The 7th January 1853 .-Mr. J. J. Ward, Collector of East Burdwan, for filteen days, from the 15th instant, under Section XL of the Amended Absentee Rules, making over charge of his office to Mr. H. Muspratt.

Mr. E. S. Pearson, Magistrate of Dinagepore, for fifteen days, under Section XI. of the Anunded Absentee Rules, in extension of the leave obtained by him on the 29th November last,

Mr. E. Bentall, Additional Sessions Judge 24-Pergunnalis, for two years, upon Medical Certificare, to visit the Cape, New South Wales, or New Zealand, from the 20th proximo, or the day upon which the Ship "Prince of Wales" may sail.

Neifcations.— The 12th January 1852.—Mr. G. U. Yule, Collector of Dinageore, made over charge of the current duties of his Mee to his Assi tant Mr. W. L. Rebinson, on the 1th in time. to proceed on duty into the interior of the Instruct

Mr. A. G. Machardi, Deputy C. Nester of Mal-dah, made over charge of his office to Me E. C. Craster, on the 21st ultimo.

Lieuten int A. Fotoho, Principal Assistant Conmissioner of Arravan, made over charge of too Treasury and District of Sandowny to Lieutenant Quarter Battye, on the 2'st plants.

Mr. A. Littledale, Climming Collector of Pittna, resumed charge of his Office and Treasury from Mr. J. Knott, on the 3rd instant.

Mr. M. Brodhurst made over charge of the Behar Collectorate to Mr. D. Cunliffe, Officiating Collector, on the 5th instant.

Mr. G. F. Cockburn, Officiating Collector of Midmoor, made over charge of his office to Baboo Lamakanin Langooly, Deputy Collector, 1st Grade, on the 1st instant.

The leave of absence for one month under Section XII. of the Amended Absence Rules, granted to Mr. E. F. Radeliffe, Joint Magistrate and Deputy Collector of Noncolly, under the orders of the 28th October last, has been cancelled.

Mr. W. F. McDonell made over charge of the Sarun Collectorate to Mr. C. B. Quintin, the Collector, on the 3rd instant.

Mr. G. P. Leycester, Collector of Dacca, made over charge of the Dacca Collectorate to Mr. A. J. Jackson, on the 4th instant.

The Hon'ble E. Drummond, Officiating Collector of Poorce, made over charge of his office to Mr. H. L. Dampier on the 2nd ultimo.

The following return of meritorious Students for 1852, furnished by the Council of Education in pursuance of the Resolution of trovernment of the 10th October 1854, is published for general information:—

Second Class.

Neelmoney Gangooly, ... Kishnaghur Gollege. Sreenauth Shein, Kishnaghur College.

By Order of the Most Noble the Governor of Bengal,

CECIL BEADON,

Secy, to the Gout, of Bengal.

No. 4903 of 1852.

Orders by the Honorable the Lieutemant Governor of the North-Western Provinces.

. Judicial and Revenue Department,

Camp Gorrugkpare, the 23rd December 1852.

Lauve of Alexance.—Mr. John Cracroft Wilson, Magistrate and Collector of Moradabad, for one month, under Section XI. of the Absence Rules, from the 1st January 1859.

No. 4902 of 1852.

Camposturbul, the 29th December 1852.

Appointments.—Mr. Frederick Meettins Bird to officiate as Joint Magistrate and Deputy Collector of Germelouse. Then the aute on which Vir C. Chester make a considered of that Distinct to Mr. R. Mariott.

Mr. R. Marriett.
Mr. Francis Success Western to efficiety as Joint Magistrac and D puty Collector of Pattingore.

75. 11 6 18.0.

Comp Cossecutivel, the not January 1953.

Mayoute and the Manual Alexander Manual Lorence Wilson, Normal Research Wilson, Manual Lorence Visit of the Absorber Rules, to proceed to Space and New Zealand.

No. 15 of 1853.

Comp Ghazvepore, the 3rd Janua y 1853.

The services of Major J. Macadam, Deputy Commissioner at Juliumpore, are at his own request, placed at the disposal of His Excellency the Commander in Chief.

No. 60 of 1853.

General Departmen.

Comp Ghazerpore, the 3rd January 1853.

Notification.—Lieutenant Benjamin Hawes, Deputy Commissioner of the 3rd Class, to be a Member of the Local Committee of Public Instruction at Sanger.

No. 6D of 1838;

Camp Charaspore. the 3rd January 1853.

Notification.—The leave of absence granted by the L ad Bishop of Calcutta, to the Reverend L. Poynder, under Section XXV. of the Amended Absentee Rules, and confirmed in Orders of the 8th ultimo, is cancelled at his own request.

By Order of the Honorable the Lieutenant Governor of the North-Western Provinces,

No. 24 of 1853.

Revenue Department,

Camp Ghazeepore, the 4th lanuary 1853.

Leave of theences—Mr. John Thornton, Junior Member of the Sudder Board of Revenue, North-Western Provinces, for 15 months, under Section VI., of the Absentee Rules to visit the Cape, St. Helena and Australia.

.... W. .. WI 1.11.

Segy, to Gout for the V. W. P.

General Orders by the Most Noble the Governor General of India in Commit.

Fort William, 10th January 1853.

No. 28 of 1853.—The Most Noble the Governor General of India in Council is pleased to make the following promotions and alteration of rank:

In lantry.

tam of a Company,
Ensign Thomas Charleton Hamilton to be Livetenant,

From the 17th Nove 1852, in succession to L. Georgia (Colonel), A. Listaccia, C. B., decession

28th Regiment Source Injuntors.

Ensign Celin Alexander Robenson to be Lieutenant, rose Lieutenant Edward, elem Ockes, decembed, with rock from the 15th November 1852, were Lieutenant Henry Wilder Lambe Sneyd, promoted.

Meration of Rank.

Lieutenant Alexander Key to rook from the 7th of October 1:52, vice Lieutenant Edward Colvin Oakes, accessed.

R. J. H. Bencu, Lant. Carnel, Off, Step, to the Gov. of ludic.

May Digle

GENERAL ORDER BY THE MOST NOBLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, THE THE JANUARY 1853.

1852, on account of the Estates of decessed Luropean Commissioned, Non-Commissioned and Warrant; Officers and Soldiers of the East India Company, is published for greetal information, and it is nerely, notified, that claims to the Extantion, which shall not be preferred to the Sub-Treasurer by Executors or Administrators, before the concluent of twelve mentles after the date of decease, cannot be attended to in this Country, as the money, after that period, will be remitted to, and made payable by, the No. 26 of 1853 .- In conformity with General Order, No. 144 of 18-2, the following Statement of Deposits made in the General Treasury, during the mouth of December How ble the Court of Directors only.

Malenat of Lep sits main at the General Treasury of Fort William, on account of Estates of deceased European Commissioned. Non-Commissioned and Warrant Officers and Soldiers of the East India Company's Service, in December 1859.

		Remarks.					Bill on, and in favor of Sab-				
	•	ត់ក្រុងសត្ <u>រ</u>	Rate of				:				
	DISPOSED OF	Amount remitted for payment in England.	In Equivalent Company's In Ruper. Earthy.	1			5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0				
	How D	bonimed adia.							- Table		
		ai liing t	nnom k il				s E				
		focal mount Deposited.		역 H	67	71 8 0 71		0 5 67	55 1 11 11 11 11 11 11 11 11 11 11 11 11	1916 7 8 1054 18 0	
	Date of Decense, Intestate or Total mount otherwise. Deposited.				Testate,	Ditta,	Ditto,	Distaire,	Ditto,	Ditto, Ditto, Ditto,	ate
					26th July 1852, 26th Sep. 1852,	18th Aug. 1859,	14th Oct. 1852.	4th Ditto, 27-5, July 1859.	lst Dec. 1851,	12th April 1852, 35th May 1852, Ditto,	18th Ang. 1852, 22nd Mar. 1852,
		rodani V. li	manac	FEIG		0 0	:		: :	1 1 1 1 1 2 1 1	1 :
2.	Corps				40th N. I., Ordinance Commt. 7	13	Eur. Fusiers	Stell Dept.,		22	Znd N. I.,
	a jiha di Panasa	MACOURTE		COMMISSIONED AND WARRANT OFFICERS.	Br. Lt. Colonel, Offg. Sub-Condr.	Lieutenant,	2nd Lieutenant.	Apothebary Surgeout.	Ast. Ex. Off.		Lieutenant,
		On whese Assoquet.			George Thomasson,	HALEETS,	William Bergers on on	A New Greek W. P. S. B.	William Fraderick Quirgle,	Reference Dendalson,	Hancy Augment Louis Edition.
	٠	tiengo a lo	ving		₩. ₩.	Pud.	Cells	Jesis I Stil	To or	5 2 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	7107

55

	Pomorks	i as see. a Mariner, Elizabeth	Date, at Farter William Ribons of Cr. Phys., 3404 Beeck Landshop	Ditto 8 do. William Sugator, of Orum Cliff, Clare, Indiana.	Int. a Service Marie rego-	Ditto a Brother, Ties Tue ell. at Rourk Street, Melwarm, Part Press, A. errifa	Diffe & Wetter, And Manes Sold,	Date to Fance Joseph Works.	Date, a Brether, Parries Ordn-		Litto a Lather, Reid, Laborator, or Lower plored, Lanterraliem Arreagh,	Prince Brother, Futer Lawless, of Wicklew, Lieberd	Direct a Lother, Role Robinson, of Derryleri, Jantarishen, Ar-	Ditto a Br. ther, Parrick Quin- lan, of Benche, Tipp reary, Ire; and			
-	รอดีแบบ - _{เร} เอ อากหู		1.00		-		t and the second	-							para		. , '
08.	united for goggenet in Baptand			*	*		:		6 6		0 2 4 5 8 9 6 9	· · · · · · · · · · · · · · · · · · ·	:	:		-	
DISPOSIN OF	opposite s				6 9 0 0 0			4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	:	0 0 0 0	•	i					Ì
How Die	baning recained arbut ai	;					4	1 2 9 0 0	* * * * * * * * * * * * * * * * * * * *	***	* * * * * * * * * * * * * * * * * * * *						1
	ni bley innoms. .n.bul									4 6 1 8 6		0 6 5 - - - - - - -					-
	one contract	m		E.	ofr ·	470	77	or,	÷.	· · · · ·	ali e-	grp.	G.	<i>J</i> . 0	K 4 0 ==	1 4-	1
	Folal amona	E. (-		2-	12			- T-	2 m	46 11	s, 00	35	5 F6	10 1	3112	0 847	-
	D si	_	_	:	:	:	:	:	:	:	:	~		:		35,149	
	Interrate o	City of the city o	Ditto.	Disto.	10000	Disto,	Ditto.	Dista	CONT.	Dieto.	Ditto,	Dirto.	Ditto.	Ditto.		Co's Re	
	2000	61	3.55.5	123 123 00 pm	:	00	C. 1000	1859.	1885	1885	1852,			1552			
	Date of Decease.	Srd Aug	31st Oct.	Nov.	13th Ditto	23rd Oct.	Sept	Oct.	Sept.	July	Oct.	Dirto	Disto	Salar S	1233		
		DIER	2.0	5			1611	24th	274	26th	925	196	23 23				
	rodmaZ beronsi'	SOLD	100	©; ©4	\$0	\$ first	620	\$00 -	501	014	SCR.		Suí				
	L	AND 6 Lt.	Fus	:		:	•	•	:	* *	:	1	:	: _	Miners.		!
	Chrps.	OFFICERS AND SOLDIERS	and Eur. Bl. Fus.	Ditte,	Ditto	Ditto,	Dirto.	Ditto,	Pieto	I sitter.	Pitte.	Ditto,	Ditto,	Dieto.	Enr Invited States (1980) Sa pers and Miners, 1980 States and Miners, 1980 States and 1880 States and 1980 Sta		
			SHIP SHIPS NAMED IN	:		# 9 0	2 0 0	v *	:	:	÷	ź	1				
	Rank.	NON COMMISSIONED	Private.	Ditto.	Dirto.	l'itto.	Dirte.	Serjeans	Private,	Ditto,	Ditto	Ditto,	Ditto	Dieta	Network Serje		
	and the second s	ON O			å	:	:		:	:	:	:	1				- 1
	e p	4		Singleton.		:		1	:		:	*	1	* * *	: : : :		1
	974	1	:	5	:		70	and,	-	:		:		*	::::		3
	On whose Account	W. Biom Knowies.	Charles Wiron	Frederick Patrick	Grange Gradely,	Patrick Furreil,	John Manesfield,	Mathew Monaghan,	Denis Quirlan,	John Heir.	Görer Robinson,	John Law lear, as	Oliver Rollinson,	Dinie Quicken,	Francia Park, Liver Coffee, John Coffee,		
	Date of Deposit.	J. Hall		3	- de-		<i>\$</i>	1		2.	:						

Grant Trecently, the dist Learner 1872

E. E. J. I. HARVEY, Sair Treasurer, R. J. H. BIRCH, Licut, Colombia.

No. 29 of 1853 .- The Most Noble the Goverpor General of India in Cannell is pleased to promote the undermentioned Officers of the Madras Establishment, under the operation of General Order, No. 226, of the 14th November 1836:

Infantry.

Licut.-Colonel Watkin Lewis From the 17th From the 17th November 1852, and to stand above Colonel Edward Gwatldn, of the Griffics Williams to be Colonel Bruce to be Colonel by Brevet, Bengal Infantry.

No. 30 of 1853 .- The undermentioned Officer is permitted to proceed to Europe on furlough :

Lieut. William Stewart Graham, \ On medical of the 2nd Regiment Light Cavalry. J certificate.

No. 31 of 1853. —The undermentioned Officers have returned to their duty, on this Establishment, without prejudice to their rank, by permission of the Honorable the Court of Directors:

Date of Arrival at Bombay.

Lieutenant Colonel David Down-ing, of the 27th Regiment Nesbitt, of the 22nd Regiment Native Infantry,

27th Decem ber 1852.

Date of Arrival at Fort William.

Licutement William Louis Mos- 6th Decemheim Bishop, of the 46th ber 1852. Regiment Native Infantry, ...

Cartain Nicholas Carnegie Boswell, of the Regiment Native Infantry, Lieutenant Edward John Islms, of the 1st Regiment Native Infantry, Licutement George Swiney, of the 7th Regi-

Lieutenant William James Pratt Burlow, of the 63rd Regiment Native Infantry. Ensign Henry Charles Astley Cooper, of the

of the Medical Department,

Fort William, 11th January 1853.

No 32 of 1853 .- The Most Noble the Governo: General of India in Council is pleased to make the following promotions:

41st Regiment N. 1. Captain and Brevet Major rederick William Birch to be Major, Lacut. Henry Leith Black-burn to be Captain of a Com-

creft to be Lieutenant,

From the 8th December 1852, in more-stan to Major John Cum-beriege, decembed. Pany. Ensign treorge Cleland Rowmen are admitted to the service, in conformity with their appointment by the Hon'ble the Court of Directors, as Cadets of Infantry on this Establishment, and promoted to the rank of Ensign, leaving the date of their Commissions for future adjustment: Date of Arrival at Fort William.

No. \$3 of 1853 .- The undermentioned Gentle-

Infaniry.

Mr. Walter Foggo Ireland, 7th Janu-,, John Roberts, 3ar y 1853.

No. 34 of 1853.—Captain Edward Wynne Bristow, of the 1st Regiment Native Infantry, is permitted to proceed to the Cape of Good Hope, on Medical Certificate, and to be absent from Bengal, on that account, for two years.

No. 35 of 1853.-The services of Ensign George Henry Basevi, of the 27th Regiment Native Infantry, (attached to the Kelat-i-Ghilzie Regiment) and Commanding 8th Company Sappers and Miners, are placed at the disposal of the Foreign Department.

No. 36 of 1853 .- The undermentioned Officer is permitted to proceed to Europe, on furlough:

Lieutenant Charles William Quin, 1 On medical of the 2nd Regiment Light Cavalry, f certificate.

No. 37 of 1853.—The following Despatch from the Hou'ble the Court of Directors to the Governor of the Presidency of Fort William in Bengal, No. 151, dated 10th November 1852, is published for general information:

Military Department.

No. 151 of 1852.

OUR GOVERNOR OF THE PRESIDENCY OF FORT WILLIAM IN BENGAL

PARA. 1. We concur in the opinion expressed

Reply to Letter, dated 16th July 1852, No. 125. Reply to Letter, dated 16th July 1859, No. 125.

The Command of the Bengal Artillery, vacant by the nomination of Brigadier Shaw to the Divisional Staff, conferred on Brigadier Clown, C. B. The Commander-ia-Chiof in accommending this appointment; observed that Colonel Powney, an Officer regimentally senior to Brigadier Gowan, may soon be expected from England; and suggested that the appointment of Commandant of Artillery may be so conferred upon Brigadier Gowan as to ensure his permanent tenure of the Command. Government notice the precedents applicable to this question, and advert particularity to the herdship which attends the displacement from what is virtually a Divisional Command there, amolarly circum tanced by the return of an infile of from England.

in this Despatch, that the Command exerthe Command mandant of the Artillery, is in the nature of a Brigade or Divisional Command. We have in consequence, resolved that the Command of the Artillery shall be held hereafter on the same terms as Brigades or Divisional Commands, viz., for five years only, pro-rided, as in the case of Brigadiers, the Officer holding the Command has succeeded to the benefits of the Off-reclaming Fund, and subject also to the general

condition asappt rible to Communitors of Divisions and Brigades, that it on any particular occasion, you should be of opinion that the continued service of any Communicant is indispensable to the public interests, you may continue him in the Communication until our decision thereon in made known to you. Upon every such occasion you will furnish us with the requisite information,

with the least possible delay.

2. Officers who have served their tour of Command under this Regulation and who are succeeded by a junior Officer, will be eligible to remain in India as Colonels or Lieutenant-Colonels unemployed, until scleeted for Divisional Commands. If succeeded by a senior Officer, they may revert to their regimental duties.

3. The Brigadier Commandant of Artillery, like Brigadiers on the Staff, will not be liable to be displaced from his Command by the arrival of a senior Officer from Europe.

The above rule will come into effect at the three Presidencies in the manner prescribed, when the appointment of Brigadien was limited to a tour of five years' service, viz. :

"This regulation is not to be applied re-Military Letter to Bengal, "trospectively to the ted 5th April 1837, published "period which Briga-* Military Letter to Bengal, dated 5th April 1837, published as G. G. O., No. 154, dated 31st July 1887. diers may " served as such, prior

" to its announcement in General Orders, but we " are of opinion, that for every two years which "they may then have served as Brigadiers, they should be considered as having served one year towards the completion of their tour under the " new regulation."

We are, &c., (Sd.) J. W. Hogg, and twelve other Directors.

London, The 10th November 1852.

No. 38 of 1853.—The following paras. of a Military Letter, No. 153, from the Hou'ble the Court of Directors to the Governor of the Presidency of Fort William in Bengal, dated 10th November 1852, are published for general information:

I. We have appointed Mr. Charles Reilly Goad, now abroad, a Cadet of Infantry upon your

" Vid. G. G. O., No. 244, dated 19th April 1851, and No. 75, dated 20th Septem-ber 1851.

Establishment, subject to the usual conditions and to his being found qualified agreeably to the preacribed test.

Mr. Goad's order of rank will be transmitted in due course.

No. 39 of 1853 .- Lieutenant Colonel Charles Coventry, of the 63rd Regiment Native Infantry, is permitted to proceed to the Cape of Good Hope, on Medical Certificate, and to be absent from Bengal on that account for two years.

Fort William, 12th January 1853.

No. 40 of 1853.—The Most Noble the Governor General of India in Council is pleased to make the following promotions:

3rd Regiment Native Infantry.

No. 41 of 1953 .- The following Notifications, from the Foreign Department, are re-published in General Order.

No. 19. dated 5th January 1953.

The Most Nome the Governor General in Connell is pleased to make the following appointments.

Captuin R. C. Lawrence, Assistant Commissioner in the Panjab, to be a Captain of Police in the Lahore Division, vice Captain Marshall.

Lieutenant H. Bruce, 2nd in Command 5th Regiment Punjab Cavalcy, to officiate as Captain of Police, in the Mooltan Division, until further orders vice Captain Tronson.

No. 83, dated 7th January 1853.

The services of Lieutenant C. A. Gaskoin, of the Artillery on special duty, are placed at the disposal of His Excellency the Commander in-Chief, from the 18th September last, the date on which he completed the work entrusted to him.

No. 42 of 1853 .- The Most Noble the Governor General in Souncil is pleased to direct that, when Artillery and Cavairy horses have been condemned as unfit for further service, it shall be the duty of the Officer Commanding at a Station, after inspection of the horses and approval of the Committee's Report, to issue a Station Order, directing the sale by the Commissariat Department of the horses to be so disposed of, specifying a day for the sale, not earlier than three days after the date of the order. The condemned horses are to be retained with Regiments, Troops and Batteries, until the day specified, and taken direct from their stables to the place of sale.

No. 43 of 1853 .- Conductor Edward McGuire, of the Ordnance Department, having been pro-nounced unfit for further service, is transferred to the Invalid Pension Establishment and permited to reside in India.

> R. J. H. Birch, Lieut.-Col., Offg. Secy. to the Govt. of India, Mily. Dept.

ECCLESIASTICAL.

NOTICE is hereby given, that the Right Reverend Daniel, Lord Bishop of Calcutta and Metropolitan la India, purposes, by Divine permission, to hold a Confirmation in the Cathedral Courch of Saint Paul's, on Wednesday, the Twenty-sixth day of January next.

The Service to commence at Ten o'Clock.

Candidates for the rive of Confirmation, resident in Calcutta and its vicinity, are requested, in meanwhile, to apply to the respective Officiating Ministers and Chaplains of the Churches and Districts to which they may belong, for the purpose of being examined and approved, and for the usual Confirmation Ticket.

By desire of the Lord Bishop.

Dated at Calcutta, this 22nd day of November 1852.

> WM. HY. ABBOTT, Registrar and Sucretary.

NOTICE -- Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower to the Fort, Three Quarters of a Second (\$8.) before Mean Noon.

Fort William, 7th January 1853.

NOTICE -Mean Time was this day shown to the Shipping on the River, from the Semaphore Tower in the Fort, Half a Second (10) after Menn Noon.

> H. P. Burs, Town Major.

Fort William, 8th January 1853.

This hereby notified, that unless marked for particular Ships, all Letters received at the General Post Office, between Monday, the 3rd January 1853, and Sunday, the 9th January 1853, both dates inclusive, were despatched by the under-mentioned Vessels, which sailed from Calcutta on dates specified:—

Letters received on Dates from and to	By what Ships despatched.	Bound to	Remarks.
3rd to 6th Ditto,	Steamer Tenasserim, Bucephalus,	Penang, Singapore & China, Moulmein and Rangoon,	Ditto on the 7th ditto.

J. R. BURLTON BENNETT, Deputy Post Master General.

Calcutta, Geni. Post Office, 11th January 1853.

General Post Office Notifications.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per P. and O. Company's Steamer "Bombay," will be closed at this Office, on Monday, the 17th instant.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, General Post Office, The 12th January 1853.

Export Overland Mail via Bombay.

THE Government of Bombay having appointed the 29th January for the departure of the next Steamer therefrom, with a half for Suez, Notice accordingly is nearby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Wednesday, the 19th instant, and that the first set of the Overland Packets will be closed at, and despatched from, this Office on Tuesday, the 18th idem.

P. S.—Notice issued on the 4th instant to be cancelled.

J. R. BURLTON BENNETT,

Pennty Post Master General, in Churge. Fort Billiam, Genl. Past Office, 7 The 6th January 1853.

Export Overland Mail vid Southampton and Marscilles per P. and O. Co.'s Steamer " Pollinger," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Siegapore and Hong-Kong, intended for transmission by the Peninsular and Oriental Company's Steam Vessel "Pottinger," will be closed at this Other on Wednesday, the 19th instant.

No After-Packet will be made up for the above Vessel.

J. R. BURLTON BENNETT,

Deputy Post Moster General, in Charge.
Calcutto, General Post Office, \{
The 8th January 1853.

NOTICE. — The Public are informed that the Hooghly Mail Despatch for Culcutta of the 13th instant, containing the Mails from the following places, has been lost in transit:—

Hooghly Mail, of the 13th instant. Santipore, ditto 13th ditto. 43th ditto. Nyasurai, ciitto Degra, ditto 13th ditto. Culnah, ditto 13th ditto. Jehanaghur, ditto , 13th ditto. ditte 12th ditto. Patolee, Cutwa, ditto 12th ditto.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, The 22nd December 1852.

Dated Camp Simla, 15th September 1852.

NOTICE.—The public are hereby informed, that arrangements have been made for the conveyance of Dak travellers on the Mail Cart from Labore to Mooltan and intermediate Stations;—the charge for one seat will be made according to the rates laid down in the annexed Schedule.

When a Passenger may wish to travel with the Mail to any place not mentioned, the charge will be 31 annas per mile travelled.

Schedule showing the rate of Charges to be made to Passengers for one seat on the Mooltun and Lahore Mail Cart.

	Demoe.		M.	ıl.		Express Curt.		
Prom Labore to Goognica,	76	15	0	0	35	U	U	
From Goognies to Hurruppa, }	40	13	U	()	20	0	9	
From Harmppa to Moeltan,	67	17	U	Fy	4.1	6	()	
From Labore to dette,	200	-04)	11	()	* (17	h	0	

H. B. RIDDELL, Post Master General, N. W. P. No. 5554.

NOTICE TO MARINERS.

NOTICE is hereby given of the existence of a Rock which is situated 3 miles to the S. S. E. of the South Rocks had down on the Charts off the South end of the Middle Bolongo Island on the Coast of Arracan.

2. Commanders of Vessels navigating the Coast are cautioned not to approach the South Rocks within the distance mentioned.

By order of the Superintendent of Marine,

H. HOWE,

Secretary

FORT WILLIAM. The 7th December 1852.

COMMISSARIAT NOTICE.

SEALED TENDERS will be received at the Executive Commissariat Office, at the Presidency, up to 4 P. M. of the 15th February 1853, for the supply of the undermentioned articles for the Presidency Division for the periods specified.

Tenders, will be received for each article separately, agreeably to forms now open for inspec-tion at the above office, and not otherwise, and they will be opened and read on the 16th February 1853, at noon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted apposite each item, will be required as a deposit with corresponding Tender, and all further particulars may be obtained on applica-

For (2) three years	1400	For (1 one year.	Des-
	11 + 15 -		o 'alka
Page Start,	1011	Bread for Trumps,	5440
Hospital Challing, &c.,	1, 300	Butte Bone , and the	3 (05)
I the Dealth of the control of	190	Cartes Ohi.	100
Henr Metherne and !	500	() () () () () () () () () ()	500
No morrow,	3.00	Firewood,] (),)
Month of parties Acres	500	Gear for Elephants	Tinn (
t our quelies,	500	Rum Puncheons, &c.,	200
Huckerses,	1 500	Table Rice.	100
See and Reer Pro-		Rice for Elephants and	Right
of Ocarlan are of \	500	Sagar, Benaros,	100
Personan and Nu-		Sal , I abde and Common !	100
we Tonger, and		for Horses,	200
		Datio, 21 d ditto, for Bullocks,	200
	1 .		

G. NEWBOLT,

Asat, Cominy, General.

Court for the E lief of Insolvent Debtors at Calcutta.

Le the matter of John Peter Selea, a prisoner, confined for day of December 1985, it day of December 1985, it was ordered that the near-ing in the Mortin-Western Pre-on the John day of Morth time , corrying on trade and business as a Wine Mireliant, J Solve and Company, as Court. Inanivent.

on the 5th day of Morch next, and that the said Insolvent do then attend to be Court.

Robertson, Attorney.

In the winter of John Ro- 7 Notice, that an appliantic, of Mirapore, in Calcutta, late (lark to the late first protection order has been Judge of the Court of Small this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Inservent Court, on Tuesday, the 18th day of Jacquary Instant, at the hour of 10 o'clock in the

a Any Creditor of the said Insolvent, desirous " of opposing such application, do appear before the " raid Court at the time and place aforesaid"

Booby, Attorney.

In the matter of William Jenkins Moore, a prisoner, confined for debt in the Common Gnol of Calcutta, but lote of Patna, in the Upper Provinces of India, and late an Assistant to the Opium Agent at Pama, aforesaid, an Insolvent.

On Friday, the 17th day of December last, it was endered that the hearing in this matter shall be on the 5th day of March next, and that the said Insolvent do then retend to he examined by the said Court.

Robertson, Attorney.

In the matter of Sickurchund Notice, that the peri-Bahao, of Siboo Takope's tion of the sent Involvent Lane, in Calcutta, Cloth Mer-chant, an Insolvent.

Act XI Vic Cap. XXI, chant, an Insolvent. Art XI Vie Cap. XXI, was filed in the Office of the Chief Clris, on the 24th day of December last, and by an order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Ju the matter of Sickurchand On Friday, the 24th Babon, of Siboo Takonr's day of December last, it Lane, in Calcutta, a Cloth Mer- was ordered that the hear-chant, an Insolvent ing in this matter shall be on the 5th day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Gasper, Attorney.

In the matter of Charles) Dn.Pre Russell, law of Ber-On Monday, the 3rd I day of diamery a was ordered that the Assignme do pay and divide the sun of Co.s. happore, in the Province of Bengal, a Senior Merchan, a Assignee do pay and the Civil Service of the East divide the sun of Co.s India Campany, on their Rs. 5.955-1-9, to and Bengal Essaulchment, pre- amongst all the Cremters Bengal Establishment, pre-viously of East Burdwan, and up on the Datate of the of Dinagepure, and of Rong-ul Insident, a Dividend of Dinagep re, and of Rong-pore, and of Berums and of or Co.'s Re. 1 pri cent. upon such of the debta admitted in the Schemle Mymensing, and of Bureily, all in Benish India, an Insolof the and Insolvent, and Chairs proved as have been dely substantiated upon Affidays fird in this Court, in proportion to their several debts and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be duly substantisted upon Affidavit filed in this Court with liberty to the said Assignee to apply to the Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

Notice, that the peti-In the matter of George 1 l'almer, of Souldate, in the I tion of the said Inselect: Abstraction of Culture, Blend t seeking the benefit of the Abstraction in the Collector's Act NI. Vic. Cap XXI. Office, Abkarce Department, was filed in the Office of an Inchene the Chief thick, on the 7th day of January in but, and by un order of the same date, the Estate and Literts of the sand lesselvent were vested in the Official Assignment

the matter of George almer, of Scaldah, in the A seistant in the Collector's Mine, Abkaree Department, n Insolvent. assolvent, do then attend to be examined by the said 3140

On Friday, the 7th day of January instant, it was ordered that the hearing in this matter, shall be on the 5th day of March next, and that the said

Swinber, Attorney.

the matter of James Small, the of Royd Street, in Cal- thay of January instant, the of Royd Street, in Cal- it was ordered that the On Monday, the 3rd n the matter of James Small, Official Assignee do pay r of the firm of Small and I mpany, an Insolvent. and divide the sum 's Rs. 1,444-2-0, to and amongst all the Creditors on the Estate of the said Insolvent, a Dividend of 's Rs. 26 per cent upon such of the debts admitted the Schedule of the said Insolvent, and claims proved have been duly substantiated upon Affidavit filed in S Court in proportion to their several debts and upon other debts admitted in the Schedule when, and so m as such debr- or any of them shall be duly substanupon Atlidavit filed in this Court, with liberty to said Assignme to apply to the Court from time to time directions respecting any debts or any other matter or ng relating thereto.

the matter of Avietick On Monday, the 3rd day of January instant, it was ordered that the stin, of Armenian Street, Colcusta, Merchant, lately ying on business in Co-Official Assignce do pay and divide the sum of Co.'s Re. 937-8-0, to and mership with Joseph Aga-Avetick Gulstin, Arra-Agabeg and Mackertick among it all the Creditors Insolvent, a - Dividend of Co.'s Rs. 100 per cent.

such of the debts admitted in the Schedule of the Insolvent, and claims. hog, an Insolvent. Insolvent, and claims proved as have been duly sub-tisted upon Assidavit filed in this Court in full to their ral debts and upon the other debts admitted in the dule, when and so soon as such debts or any of them daly substantiated upon Affidavit filed in this rt, with liberty to the said. Assigned to apply to the art from time to time for directions respecting any debts

my other matter or thing relating thereto.

In the matter of Augustus Gabriel Roussac, Inte of Middleton Row, in Calcutta, Merchant, late in partnership with James Alexander Walker, Paul Augustin Roussac and Charles Francis Dumaine, as Merchants and Agents, in Council House Street, in Calcutta, aforesaid, under the style or firm of Walker, Rous- | per cent., upon such of sac and Company, an Insolvent J the debts admitted in the Schedule of the said Insolvent, and claims proved as have been duly substantiated upon Affidavit filed in this Court in

On Monday, the 3rd tlay of January instant, it was ordered that the Official Assignee do pay and divide the sum Co.'s Rs. 7,532-8-9, to and amongst all the Creditors upon the Estate of the said Insolvent, a Dividend of Co.'s Rs. 17 proportion to their several debts and upon the other debts admitted in the Schedule, when and so some as such debts or any of them shall be dul, substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to upply to the Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

In the matter of John Mul- 7 On Monday, the 3rd ler, of Rancemoody Gully, in Calcutta, an Accountant in the Honorable Company's Official Assignee do pay Mint, at Calcutta, and a Trader, and divide the sum of er, an Insolvent.

Co.'s Rs. 2,840-11-5, to and amongst all the Creditors upon the Estate of the said Insolvent, a Dividend of Co.'s. Rs. 7-8 per cent., upon such of the debts admitted in the Schedule of the said Insolvent, and claims proved as have been duly substantiand upon Affidavit filed in this Court in proportion to their several debts and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court from time to time, for directions respecting any debts or any other matter or thing reinting thereto.

J. Cochrane, Official Assignee. Chief Clerk's Office, 11th January 1853.

NOTICE is harry given, under the Government Order, No. 1102, dated 11th November 1852, that the undermentioned Government Estates in Zillah Rajshahye, will be put up to public and unreserved Sale at the Collector's Cutcherry at that District, on Fride; the 28th January 1853 A. D., corresponding with 16th Magh 1259 B. S., at the upset prices of 10 Rupers and I Ruper, respectively, with their present Jummas, subject to an annual increase of I Rupeo until the fixed Jamma of 50 Rupees in the former and 8 Rupees in the latter is reached.

No. on Toujec.	2. Names of Mehals.	Decential set- tlement Junima.	4. Present Jaidad Jumme.	5. Remarks.
,	Mouzab Arkundec, Pergunah Kattermullo, Chark Bistoram, Pergunah Ditto,		1 0 9	These Government purchased Khass Me- hals will be sold under special orders of Go- vernment, No. 1102, at the upset prices of 10 Rupaes and I Rupae, respectively, with their present jummas, mentioned in column 4, sub- ject to an annual increase of I Rupae, until the fixed Decembel Settlement Jumma is reached.

NOTICE is beneby given, under Section VT. Act No. L of 1845, that the undermantioned Estates in Zillah Hooghly, will be put up to public and unreserved Sale at the Collector's Office of that District on Transaction, the 20th January 1858 A. D., corresponding with the 8th Mang 1259 B. S., for Arrears of Revenue due on the 28th day of December 1852.

å	Remarks.	10.	in this Mehal at Rupers 18-18-10, but a cross claim was preferred to 2 hs. 12 cs., which claim has been rejected and an appeal has been preferred in the Special Commissioners Cont. O. At the requisition of that Count, the disputed land was re-mestred and fearld found to compare 4 birchels and 10 chinaks. Should the case in	0 0	oran The Righes and Interests of the defaulter to ear-the property described in column 4, will be said.
0	Balance due on the 28th December 1852,	12075 7 61 13 184 8	\$ \$ \$	9 0 0	due frem Ubackwan M. Nobucher- jeputtypere, bear- ing Fowjee, No
å	Sudder Jumma	427 4 3 1242 11 11 5 4	13 13 10	5 6	0
นกั	Recorded Proprietors.	Mr. John Freeman, Gaponkista (sasain, Jitto, Sreenath Mookerjee,	Shumboo Chunder Roy,	Ramtarred, Muddin Mehim and Rameburn Bunta- charge, Shumehum, Moheschunder and Kaleochum Bhatta-	chauge,
व्यक्ति	Nemes of Mehals	Lot Dwarthasoonee, Pergunnah Pandonah, Mr. John Freeman, Kashoeminh Pergunnah Boro, Bada Chaira, Pergunnah dino, Reamed laskraj Mehal Dhee Bhoursoct, Streenath Moskerjee,	Ditto Shamnapoor, (a) Pergumah Bhoersoot, Shumboo Chunder Roy,	Dito Mehal Shacheetara, Fh. Pandecali,	All gred leaders, I've gunnals Alundrighat, plan of Sreeksteppoer, Percumals Harvellee, protable area, b. 0, es. S. chs. 0, Shrona land on the North of a Munger Carden in that citage, protable area 4 critist. 6 cottas of alleged lackred and in the above cillage, beloming on the defaulting leader,
ಣ	No. of Mekals on the Detries Rent Roit or Regiser.	136 167 • 2012	2416	5629 2629 2629	:
લં	Class of Mehals.	Permanently cettled { Estates, brite, Little, Ditte.	Dieto.	Dittee.	Estates to be said for Arrests amon ac-

	the village of Kistonagore, Pergumah Chos Mowah, with its banks and the rees growing thereon, probuble land 16. 10cs. 0 clas.	Chundarinih Chose, Izardur,	0 0	Chevi 1258, Pl. 1086 2 4 Int. 148 10 4	The Rights and Intervis of the defaultura to the property described in column 4, will be sold for recovery of arrears of Revenue due to the Estate of the minors, Ekkouri Sing and others.
	d in the above adver Ghose, Mitter,	Bhyrub Chunder Ghose, Chunder Nath Ghose and Bykommath Mitter, Izur, dars,	0 0 0	Ditto,	Ditto.
	An alloged lactraj Tank in the above village, with its banks and the trees growing thereon, probable area to be, Alleged lackraj land celled Surbares in	Bh. rub Chunder and Chun-] der Ghose, Izardars,	0 0 0	Ditto,	Ditto.
	ditto, probable area 2 biggahs, Ditto data called Baranussi Colosdangs, m ditto, probable area 10 cottain,	Bykauntnath Chose, Lardar,	0 0	Ditto,	Ditto.
	S perceis of ditto called Guer, in ditto, probable area 5 higgalus, An alleged lacken tank called Pal Poosh- 1 kurnee, in ditto, protectle area 1 biggab 10	Bhyrub Chunder Ghose and others, Landars,	0 0	Direo,	Ditto.
	cottahs. Alleged lackraj land called Mocheedanga, in ditto, with 3 Mangae trees, probable area	Bykauntnath Mitter, Izardar,	0	Pitto,	Ditto.
	10 annas share of an alleged lackraj tank a called Sreepooslikurnee, in ditto, probable	Bykaunmath Mitter, Bhyrub) Chunder and Chundernath	0 0	Dine,	Dusto.
	12 certains of alleged lackraj land in ditto 15 cottains of ditto in the Northern plain	Bykaunthath Mirer, Izardar,	0 0 0	Ditto.	Phite.
J	of the above village, 12 cottahs of ditto in the above village, 10 cottahs of ditto in the Northern plain of the above village,	Chundernath Ghose, Izardar,	0 0	Ditte.	Dito

NOTIVE . Berton, more Section VI. Act I of 1845, that the undermentioned Estates in Zillah Pabnah, will be put up to public and unreserved Sale at the Deputy Collector's Office of that District, on of Agreen 1259 B. S.

Uses of Mehals.	Vo. of Mebals on the Posteric Rent roll or Reporter.	. Names of	Recorded Proprietors.	Suites during.	Balance due up to the Kiet Agbun 1259 B. S.	Remarks.
Promingal; cettod	8886	Resumed Lakhiraj Would Jhockreepuranic hales, Pergunnah Larragooneah,	Ramminkul Roy and Hasaranee Burmanee,	46 9 6	8 8 8	
Exate not perma-	0,0	940 (Chir Caribane and Char Bagbarre and Moscooth, Pergan-	Sterration Rev. O emostioned Rev. Tarineckiste. Ram.) Packrinece and Anund Melium Mullick,	10	27	

F. BEAUFORT, Officiating Deputy Collector.

NOTICE is hear a given, mades Seats in VI. Act I. of 1845, that the undermentered Estates in Zillah Bullooah, will be put up to public and unreserved Sale at the Collector's "Office of that District, on Wedge and the Zoth January 1852 A. D. corresponding with the 14th Mang 1859 B. S., for Arrears of Revenue up to the Kist of Aghun 1259 B. S.

Possale, Deputy Collector's Office, the 6th January 1853.

	3		นอ์	ري د د	<u></u>
Class of Melials.	No. of Mehals on the Period Rent red or Reg ster.	Names of Medals.	R corded Proprietors.	Sudder Jumma, to 28th Dec. 1852.	P. Bemarks
Permanently settled !	}		Bryene Clansier Roy Kighrokauth Dutt and Nubo-1		
Dister	P on overl	Vernow Zennedare Cherkleh Botsah, Mouzah Chur Afzul, Turent En waren Unen and Chur Neelucky, including Kentani'r and Lefs Ivales, in Regunnah Schideep	Battaassanduree Dibre and Shornshee Bala Dubre, 119500 9 5 1950 6	19500 9 5 1950 6 2	
d d d d d d d d d d d d d d d d d d d	13/63	13	Shrigram Hazaret,,	92 11 8 32 0 0	A. ORIGINA
Disto.	137.0	Kinning Fabrick Makes, Back from Medial Wiess, Misson & antita, Bright. Barpie, in P. samman Landerh.	Brief Barpie,	39 7 4 19 0 0	
Rie Broth Deann Blocker (1865: 150 2nd January 1953.	Macon a (18)	and the good Insurance 16.3	W. H. III	W. H. HENDERSON, Officiating Deputy Collector.	Hector.

Bindleouk, Deputy Collector & Office, the 2nd January 1:53.

NOTICE is hereby given, under Section VI. Act No. I. of 1845, that the undermentioned Estates in Zillah Monghyr, will be put up to public and unreserved. Sale, at the Collector's Office of that District, on the 25th January 1853, corresponding with 30th Poos 12to F. S., for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as

	Remarks.					the by Hazee Ahmed, farmer of Mou-	Petro ditto, Mouzah Phoongo. Dute ditto, Mouzah Mezufferpor Sama. Ditto ditto, Mouzah Neoghut Samm.	Mouzah Peprah. Mouzah Goos. Mouzah Moorassee.	The Estate will be said for Arrears does on account of Mouzah Khyrath, Perh. Kauber, 10 Zallah Behar.
	ne on ricber	4 .	- 0	on	and the second	-	00 NG +1	0 80	œ.
	Balance due on the 31st October 1852.	5	2 2	18 10	61	6.	41 O I	25.	6.
-	min.	gb d	- 0	00	prof.	. es		9 9 4 4 9 0 9 7 10 4 7 9 10 7 9 0 1 0 0 0	4
	Sudder Jumma.	01 22	15 8	22 10	21	349 12	Pitto ditto,	Ditto ditto, Ditto ditto, Ditto ditto,	619
	is. Recorded Proprietors.	Ree, K	Con, Abdool	saunah Bin- Mahomed Akber Khan, Mullik Ooreer, beionging (Allee and Shekh Ahmed Allee,)	Ā	gh. Monghyr, Badheh Sing, Amanee Sing, and Nu-	Diffe.	Ditto ditto, Ditto ditto,	Fipresh,
And the second s	Names of Mehals.	Russoolpoor Jafferpaor, Pergh. Mulkee, Kassen	Muthoora Sreeram, Fergh. Nyepoor, Chuck Muheeboulah, Pergh. Bulleah,	Invelid Jaghver Land, in Thannah Bin- drabun, Petch, Mongnyr, belonging	Invalid Jagheer and, in Thannah Jaf- frah, Pergh. Furkeah, belonging to Baboo Khan Subadar,	Urazie Nankar, 4 annas, Pergh. Monghyr, Bob	Dirto ditto,	Ditto ditto, Litto ditto, Litto ditto,	Noorpoor in Lodhownah Pergh. Mulkee,
	No. of Me- hale on the District Rent Refi or Register.	818	1404	15.53	90 e	420	\$ \$	0 0 0 0	80
	Class of Mehals.			Lettales pressures	············		Estates to be sold for	count of other Es-	
	No. of Class		p-	-			IV.	1	

The state of the s WELD COLOR OF THE PARTY OF THE

Assist. Collector, in Charge.

H. S. RAVENSHAW.

Menghyr, Collector's Office, 3rd January 1853.

Collector.

R. R. STURT,

lector's Office of this District, on Wednesday, the 26th day of January 1853, for Arrears of Revenue and other Demands, which, by the Regulations and Acis in force, are directed NOTICE is hereby given, under Section VI. Act I. of 1845, that the undermentioned Estates in Zillah Bhaugulpore, will be subjected to public and unreserved Sule at the Colto be realized in the same manner as Arrears of Revenue due on the 28th day of December 1852.

Remarks, Fusions	Entire Mehal to be sold.
Balance due on the 28th day of Decem- ber 1852.	120
Sudder Jumma.	25 6 4
Recorded Proprietors.	Gunowree Mundur Nufar, of Muddun Thakoor, Mohamud Wasil and Maho- mud Moormil,
Name of Mehal.	Suchadar. Thanna Bhangulpore, in Meuzah Parbuttah, Pergannah Col-gong,
No. of Mehal on the Dis- trict Rent Roul or Register.	2
Class of Mehal, on the District Rent Roll or Register.	I. Permanently set- tled Estates,

Bhaugulpore, Callertor's Office, the 3rd January 1853.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the undermentioned Estate in the Bengal partien of Zillah Bhaugulpore, will be subjected to public and unresident the Collector's Office of this District, on Wednesday, the 26th day of January 1853, for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 25th day of December 1853. į.

10 2 7 Entire Mehal to be sold.
10 8 7
20.2
Syed Jan Ally,
Lands of Akbernugger, in Mouzah
9
I. Permanently set-

Bhanguipore, Collector's Office, the 3rd January 1853.

R. R. STURT, Collector.

Benarke.			*			The state of the s			*. bx							
Balance due up to the end of Aughtri 1255	554 18 10 Person	* 8 OZ	28 7 20 7 20 7 20 7 20 7 20 7 20 7 20 7	ghrori	22 0	0 0 7	- 000-00 	23 7 5	70 6 5	11 11 9	38 6	40 8 6	8 12 10	to to	6.	50 50
Sudder Jumma,	1186 18 10	41 8 8	18 10 8 38 2 8 10 4 8	# 40	86 4 4	20 0 0		38 4 0	103 10 4	90	62 14 11	2 6 69	17 1 1 1	60	66	83
. Recorded Proprietors.	Sreemuttee Hursoondery, Severantee Urnopoor-) nah Choudrain, Raichard Shaha, Sreemuttee	Barnshundsh Dee, Komlakanth Surnah and	Raikebul Roy. Bamkanye Chirokerbusty. Doctronneelmed Meeters	Govindram Ghase,	Ghose,	Jugomohun Putt and Rajkishen Dutt.		Doorgapershaud Mistur,	Emislehunder Bose,	Doorgapershand Missur,	Malomed Arman Bhreah,	Double Ghazec,	Tilluck Chand Shaha, Remkenth Doss.	Hurichehnder Bose,	Harrishchunder Bose.	Joydhum Gazee, Tunnoolish Putwarry and Mun (Same Prinature.
Names of Menals.	Talook Ramdhun Mojoomdar, in Pergunnah Mubuhut- J	Talook Mungul Shurinza, in Tuppeb Doorgapore,	Talook Butsenath Chucker, in Pergunnah Rorchundee, Talook Butsenath Chucker, in Pergunnah Kirdee, Talook Ramkisto Chuckero, in Pergunnah Ditto.	Roodroram Chose, in Pergunnah Go	Talook Kejah Chose, in Pergunnah Poorchundee, { Talook Juzomehun. Raikisto Dutt. Moodefitt New-	singh Geor Parit, Shabeik Woodsfire Taksok Ram- chunder Dutt, Lukheenarain Dutt, Ramnarain Dutt,	Louis and Came Denedar, in	Bhobanes Shaket, Moodafut Talook Ranchunder Unit, Lukhrennan Duit, Rannanin Duit, Rannanin Duit, Rannanin Duit, Rannanin Duit, Ran-	dhun Dutt and Callie Deheedar, in Tuppeh Ditto.) Talenk Basseeram Dass, Mondatut Hissa Sa. 5g., Ra-	Talook Remicaled both Modelut Rusa 3a. 5g.,	0 9	Talook Hassem Putwarry, Moodafut Huss 3a. 5g., I Kishen Kuchomath Sinch in Aust	Talook Annonworse, in Personal Myjurdee	Taiosk Daulus Kinas, Moodafus In. Mr., Rammath Roy I and Ja. Rg. 2c. Elisas Douga Chum May and	Hissa 16g. Rumanath Roy, in Pergunnah Shagdee, J. Talook Beelovrusan, in Persuanan Disto.	Telook Kurume lah, Madehit Teleok Joydhun l
Number of Me- lads on the Dis- triet Rent Roll or Register.	©.	77.7	85 25 25 25 25	002	609	67.5	,	67.6	\$69	062-	733	7.56	1204	1845	1947	1399
Change Mehals.	Decennally settled Me- 1 hal.	9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0			0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	# 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Ditto,	
Ches	Deceninal!	Ditto,	Ditto,	Diuo,	Ditta:	Ditto,		Ditto	Disto,	Ditto,	Ditto.	Diffu,	Dieto,	Ihtta.	Ditto, .	Dido,

Remarks.						Colector.
to the end of Aghin 1289	13 13 10 10 8	S S	9	6 11	8 8.3 (3.0 8.3	H. C. HALKEIT, Collector.
	46 64	H1 5	FO C	7 80 60	5	1
Sudder Janna	- 5	60	10	10 12		
S.			on the state of the			
Engangeret Proprietors	Arrian Cazes,	and the same of	Pully !	charge, Kirgentzb Hantscharge, Schehun- der Chuttacharge, Coolochunder Bluttacharge,	Gelokechunder Bhuttacharge, Kamlochun Ishuitedlaege, Caffeedbun Surmah and Hurree Deb Bhuttacharge,	
Nations of Methals.	Talook Mahamed Hoat, Merciara Hosa 165. Kagaill Sing, and La. Ag. Remnaram, in Pergument Diffe,	Rembhadier Roy, in Pergunnah Dilla. Sg. 1c., Talasik Shenkli Chand, Muodafiti Hissa 2a. Sec. in	Tabak Shekk Mahatab, in Pergunal Ditto,	f A Rewined Lakhirai Mehal in Cheograph, in 10a. 13g.	to ik, share of Perguinal Baldachal,	31st Perember 1832.
Nomber of Me- hals on the Dis- trict Rent Roll or Register.		Name of the Park	1545	008		's Office, the 3
Class of Mehals.	20 Decembly cented Me-	22 Ditta	24 Dies,	25 Permanently settled	Althal,	Zillah Tipperah, Collector's Office, the 31st December 1832.

NOTICE is hereby given, under Section VI. Act No. I. of 1846, that the undermantioned Estates in Zillah Backergunge, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Monday, the 24th day of January 1853, for Arrears of Revenue and other Dominicals, which by the Regulations and Acts in force-sare directed to be realized in the sums mapner as Arrears of Revenue due on the 25th day of Incomment 1852.

Returning.	courty) in the property described it colounds. Sein, cold for the realization of Rs. 924-12-5, being the amount embozzlet by Chaudeshissbure Rsy, Sursaraker of Mistal Galack Chaudeshissbure Rsy, Sursaraker of Mistal Galack Chaudeshissbure Rsy,	Dishrain, suret; in the areve property, will akewise be sold for the remination of the balance.	Roghuman Surkhale, 13 13 10 10 5 8 0 Entire Mehal is to be sold.
due on		:	6
Jahrne due on the 24th day of December 1852.	\$1.00 01	Ditto.	100
THE COLUMN	3,00	6 0 0 0	101
stedder of the	1797 10 94 954 12 5	Ditto,	13
3			* * * * * * * * * * * * * * * * * * * *
Recorded Proprietors. Sydder Junana.	Gunga Doss Meskopud- (decah and Ramueb Som)	Ditto, Ditto, Ditto,	Roghuman Surkhale, 13 18 10)
Names of Mehals.	Former No. 1918, (Talnok Romdeb Sain, in Eharijah) Gunga. Dess. Meskepud- Fressen: No. 1575, (Tuppah Havaill Suthmabad,) decah ani Ramich Serr	Diff.	Talook Regloceum: Surkhale, in
Number of Mehals on the District Rent Roll or Register.	Former No. 1918, Pressent No. 1575,	Disto,	Forner No. 2902, Present No. 2901,
Class of Mehnis.	VI. Estates to be sold on sc- mant of demands realiza- lible in the same manner as Arrears of kevenue,		nues,
No. of Clean.		Do	

Zallan Boccory of Colorest's Office, the 4th January 1858.

True due	Treadny, the 25th Jonesoher 1852 due on the 25th December 1852.	853, or 30th Po	os 12 60 F. E., for Arrears of Reven	Thesiny, the 25th January 1853, or 30th Poor 12 60 F. E., for Arrears of Reverve and other Demands, which, by the Regulations and Acts in force, are directed to be a likely in the manuscraph Arrears of Reverve and other Demands, which, by the Regulations and Acts in force, are directed to be a likely in the manuscraph Arrears of Revenue due on the 25th December 1852.	and message are	directed to he ac	is on the manera. Arraes of Revenue
No. of Class.	Class of Mehals.	No. of Me- hais on the Dis- treet Rent Roll or Reguster.	Names of Meitals.	Recorded Proprietors.	Audi. v. Janua.	Suffice Jamma, on the 28th De- cember 1852.	Remarks,
-	Permanently settled	1.0 1.0	Kuppusseeah, alias Hugawa, Per-	Waszooldeen Hosain, Sakahis Ulter, alina Burdhen	150 6 5	9 9	Enure Estate to be sold.
			Sull-mpore Hurgawn Hissa, Per-	Musst. Worserod Nissa, Meer Iman Bax, ethas Rukshre Zunoor Uhee, Mahomed Jan Alice Jan, Musst, Kohaun, Witzet Hosam, Manodus Ho- sam, Seak Mohomud Toorab and Kunkyahid,	86 8 8	20 20 20 20	Ditto
24	Not permanently set- {		Buheyra, Pergamah Sherghotty,	Z	45 0 0	22 8 0	Settled for 15 years from 1255 F. S., notice issued under Secondy. Act Land 1825.
			Bussunpore Alum, Pergunnah	Baboo Chitterdharee Sing, Baboo Juggut Dharen Sing, Balroo Dhurrum Dharee Sing, Balsoo Pheer Sing, Baboo Dingpal Sing and Mirra	88 10 8	27 12 2	Settled for 10 years from 1259 F. S., notice issued under Section V. Act L of 1845.
			Mukhboshpore Munnun, Per-1	Ditto ditto ditto,	4. 70	50 50	Ditto Atto.
44	Arrears due on ac-		Dhab Cheerranh, Pergunnah Sherghotty,	Muset, Embunsoe Kodawar, Ukhawae Ransahye, Ukhawac Demaran, Ukhawaca Jamaran, Uk- bawae Burdeyal Sug and Ukhawae Rendyal Sug.	63	0 91	The Right and Interest of Uklow- ree Under al Sing, surety and farmer, being one sing out of 16 arms, will be a 1 for the realization of farming feature of Menzah Arla offers Dhous- rempere. Perceived Shorphetts, due from tim. New Search grater Section
				Bly khure Sing, Jeet Sing, Ajaeb Sing, Bah Ulee, Dhowakul Sing, Rhyhurrun Sing, Sing, Chundun Sing, Conodee Sing, R			V. Act f. of 1845. The Right and Interest of Ajudheah Sing, surecy in Mouzalt Elawaspore
			Monteyra, &c., Pergamah Kanbur,	Dummit Sing, "p Sing, Borne Sing, Purbino Sing, Brehom Sing, April Sing,	97		Methor, Fergunnah Kaubur, will be sold for the realization of Abkaree and Tatree balance of Percunnials Sherghousey we from Kashee Shings Notice issued under Section V. Act I. of 1845.

kather date. Into disto in Moneah Pardeh Parlebur, Pergumah Rashur, date date. Notice disto in Moneah Koemen, Pergrapan Kachas, date disto.	Porto date in Monral Korna, Per- Suraal Kaelear, date ditte. Notice date, in Mourah Kurnowsse, Dergranah Narlem date date. Notice date, New Autor date. Pergranah Kaubur, date date. Notice date. Date date in Mourah Bluempore, Notice date. Prepurable Kaubur, date date.		2 1 Chapter in neuron Kamponure, Programal Kaubar, ditto ditto. The Right and Innered of Medemind Telegraph to the resident to the confident of Abkaree and Tenter balance of Programals Melair, due from Wallant Uller Khan, former. Notice issued under Section V. Act L of 1845.	
Ditto ditto, accorrecces	Kumwee, &c., Pergaman Kaubur, [Sheosahov Sing Lolla Girdharee Lol, Portun Dino ditto. Dino ditto. Dino ditto. Dino ditto. Dino ditto ditto.	?		The state of the s

M. BRODHURST, offg. Collecor.

BANK OF BENGAL BATES.

DISCOUNT.

INTEREST CHARGED.

On Deposit of Opium, Metals and } 5 ,, ,,
On Deposit of other Goods. 6 ,, ,,

On Accounts of Gredit | per Cent. in excess of the above rates respectively.

Ww. Grev, Secy. & Treasurer.

Bank of Bengal; 18th Nevember 1852.

Supreme Court of Judiculure at Fort William in Bengal.

IN EQUITY.

Receiver's Office.

Goury Churn Mookerjee and

NOTICE is hereby given, that on Saturday the 22nd day of January 1853, at 1 o'clock in the atternoon, Maurice FitzGerald Sandes, Esquire, Receiver of the Supreme Court, will put up at his Office for Lease the undermentioned Villages and Lands, &c., belonging to the Estate of Doorga Chara Mookeries, deceased, upon such terms and conditions and upon such security as he may think fit, that is to say:—

IN ZILLAH HOOGHLY.

1st Lot. - Eight annus share of Lot Monohurpore, in Pergumah Borow, containing two Mou-

Zaha. Monohurpore and Mouzah Govra.

One-third share of Lot Ramporah, in Pergumah Bauha. Containing ten Mouzaha, Hauriedhorah, Doyorah, Mollowg am, Suntosonagore, Gourypore, Giosaul Bautty, Chundenpore, Kismut Bhooputtypore, Mouzah Burrogram and Pykhallah.

One-third share of Lot Sonatollah, in Pergunnah Bimorkoot, containing two Mouzalis, Neej Sonatollah and Gallah Bundo.

One third share of Lot Anaymah Kannoopot, containing six Mouzahs, Kismut Neej Kannoopot, Mouzah Coomarchuek, Takoorany, Chuek Duoorkolly, Surpye and Sawoohoma.

2nd Lot.—One-third share of an Indigo Factory at Manchurpore, with a Garden. &c., a Tank and some implements for manufacturing Indigo.

One Indigo Factory at Khoraaul with a Garden, &c., a Tank and some implements for manufacturing Indigo.

One Garden at Jonye, called Hawokhannah Guden with Buildings, &c., a Tank, Ground about seven Baggahs.

One-third of a Tank at Jonye called Bulta Tank.

One-third share of joint rent-free and lease-hold lands in Zillah Hooghly.

For particulars apply at the Receiver's Office, Supreme Court.

Supreme Court, Receiver's Office, 30th December, 1852.

Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee and Matubanyah Rivers, on the 31st December 1852.

Names of Rivers.	Smallest Dopth	Where Shallowest.
Bhaugiruttee River.	THE SECTION AND ADDRESS OF THE SECTION ADDRESS OF THE S	3.
At its entrance, Below the entrance, From thence to Jungy- pore, From Jungy pure to Sad- duckbaugh, From Sadductbaugh to Berhampore, From Berhampore to Cutwa, And from Cutwa to Nuddesh,	1 2 0	At Sooty Autpulgachee Sahajadpore Dangaparrah. Below Sadduckbaugh. At Ahmancegunge Mecrzapore Kalleegunge Kalleekapore. Below Augurdeep.
Jellinghee River.	111	
At its entrance,	1; 9	
From Bausemarree to Teeffhattal. From Treshkattal to So- natuliah, And from Sonatuliah to Moisgunge;	0 0 9 3 3 1 9 5 8 3 2 8 3 3 4 2 3	Below the entraned. At Budderpore. Sirenparral. Koobleesh. Oogunpore. Gwagattah. Boyarbaudah, Kalleenugghur. Debeepore.
Matabangah River."		to a the
At its entrance, From thence to Haut Bolenh, From Haut Bolenh to Katchikattah, From Katchikattah to Kishengunge,	2222	Delow the chirance. At Lewingunge! Robert Meorbacych. Winespiererah Pubacan, seb Katel Latten Sheatenreec. !! Lamon hotelsh.
Ami from Kinhengunge to Saehpore,	2 6	Sommatial. Ranaghart

Height of Water on Gauge at Berhampore on the sist December 1852, + 0 foot 6 inches.

Matabungah River, Pungussy Head, }
6th January 1859.

Since last report the Channel of this river at Bachamarveo has been deepened by the construction of Bandahls, from 2 feet 3 inches to 2 feet 6 inches. The stream in this river has nearly coased, and no sufficient current can be created to cut through the upper shoals.

NOTICE is hereby given, that on and from the 1st of February 1853, duties upon Imports and Exports at the Ports of Rangon and Bassein, will be levied according to the Parist now in use at Calcutta.

Provisional Rules will be deposited at the Custom Houses of Rangoon and Bassoin, where they may be perused on application by parties wishing to do so.

A. P. PHAYRE,

Commr. of Pegu

and Goer, General's Agent.

Rangoon, The 27th Dec. 1852.

DR. BALANCE OF THE BANK OF BENGAL, THE SIST DECEMBER 1852. CR.

	and the second second second		The second secon
Cash and Government Scomitics	2.73,99 603 8 6 7.432,922 0 3	Detret (Special Section Sept etc.)	itatanding, and 2,63,96,664 10 10
Accounts of Credit on Deposit Securities	10,78,945 11 10	NET STOCK Problem the Car- }	1,07,00,000 0 0 41,404 7 2 2,56,018 11 5
Private Bills Discount J. Protested Private Bills and Notes, a	10,53,193 12 1 3,190 0 0)	1,50,7.0 11 3
Head Stock,	1,18,267 13 4	1.0	Cale the grant of a K

Published by order of the Directors,

W. GREY,

Seey, and Treasurer.

(Sd.) H. I. LEE, Accountant.

DENTAL SURGERY.

Mr. D G. CLERK, Surgeon Dentist, late of Madras, may be consulted on all branches of his Profession, at No. 2, Chowringhee Road.

NOTICE.—The following Government Promissory Notes, lost from Lucknow Kooty, belong to Shah Rughuber Doyal:—

	2 · 15.		200	
No	. 14600 of 15150 of 18	25-26	for Sa.	Rs. 25,000
22	11184 of 14242 of	2.9	22	26,000
23	.13678 of 15134 of	12	32	15,000
23	11161 of	22	9.5	10,000
35	11162 of	22	300 10 23 23	m. 10,000
91	11152 of	21	27	15,000
27	11268 of	27	1 (7 23	5,000
22	11053 of 11096 of	522	25	20,000
2.2	[5138 of	2.2	9.2	
23	11164 of	23	15 (c. 95	1(),000
9.5	11169 of	33	-32	15,000
22	11163 of	33	33	25,000
22	14242 of 872 of 1835-36 for	70 ,	Col. 8 1	
35	307 of 1000-00 for		CD. a I	4,000
91	1618 mg		Pinalia .	4,000
22	752 of	3	35	4,000
33	7072 (12 3)		2)	3,01717

LOST, -The Second Half of a Bank of Bengal Note, No. 48112, for Company's Rupeos 100, payment where of has been stopped at the Bank.

LITHOGRAPHIC AND COPPER PLATE PRINTING

KARCUTED AT THE

MILITARY ORPHAN PRESS

Moderate Terms.

Military Orphan Press.

IT is hereby nothed, for general information, that from and after the date of two advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Secrety, and that without such signature to Bills nor Receipts

will be considered valid and anthemnt.

By order of the General Management of the Military Orphan Society,

Joun T. D. Kinn,

Secy. M. O. S.

Kinnerpone, 31st January, 1851.

For Sale at the Military Orphan Press,

PRICE 3 Rupers,

AN ACT for punishing Mutany and Desertion of Otheers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

CALCUTTA - Printed and Pointened by I. Carbery, at the Benyal Military Orinan Freez. No. 2. HARN STREET



The Calcutta Gazette.

Published by Authority.

or it is requested that Government Notifications for the Calcutta Gasette, of any length, may be sent to the Press by NOON of TUESDAYS and FRIDAYS; and of a few lines only, before 5 p. m. of those days.

SATURDAY, JANUARY 15, 1853.

Port William, Home Department, Legislative, the 7th January 1853.

The following Extract from the Proceedings of the Governor General of Iodia in Council, in the Legislative Branch of the Home Department, under date the 7th January 1853, is published for general information:

Read a second time the revised Draft of a proposed Act dated the 27th February 1852, and published in the Supplement to the Calcutta Gazette of the 3rd March 1852, to amend the law of evidence in the Civil Courts of the Bengal Presidency.

Resolution.—The Governor General in Council resolves, that the following amended Draft on the subject, be published for general information,

Act No. -- of 1853,

An Act to amend the Law of Evidence in the Civil Courts of the Bust India Company in the Bengul Presidency.

Whereas the law of evidence administered by the Civi Courts of the Presidency of Fort Wulliam in Bengal, and the rates for the attendance and examination of witnesses and the production of documents in such Courts, require amendment, It is enacted as follows:

1. Sections XXXIII, and LXXIII. Regulation XXIII. 1914, of the Bengal Code, so for as they are inconsistent with the provisions of this Act, Section XI., Regulation XXIV. 1814 of the same Code, except so for as it relates to the signing and issuing of any process of Court to which the signature of the judge may not be apecially required, and Section 1. Act VI. 1843, so far as it authorizes the examination of witnesses according to the rules extablished by Section XI. Regulation XXIV. 1814, aforesaid, are hereby repealed.

II. In any regular or summary suit, appeal, or proceeding in any of the Civil Courts of the East Ladia Company, and also in any summary suit, or other proceeding of a civil nature before any Court, Officer, or other person bacing by law or by censent of parties authority to examine witnesses, any party to such suit, appeal or proceeding, shall be competent and entitled to give evidence as a witness either on his own behalf, or on behalf of any other party to the suit, appeal, or proceeding, in the same manner as if he were not a party to the same. Provided that no party to a suit,

appetl, or proceeding, who shall offer himself as a witness therein, shall, without the consent of all parties thereto, he examined otherwise than in open court, in such manner as the court may direct having regard to the usages and customs of the country, unless such examination shall be taken under, and subject to the Rules prescribed by Sections XXXII. or XXXVIII. of this Act.

III. No person shall, by reason only of any interest in the result of any suit or of any interest connected therewith, be incompetent to give evidence in any such sait.

IV. A husband or wife shall not be competent to give evidence for or against the other without the consent of such other. With such consent either of them shall be competent to give evidence for or against the other, provided that the examination shall take place in Court in such manner as the Court may direct having regard to the usages and customs of the country, or that it be taken and read under, and subject to the Rules prescribed in Section XXXII. or XXXVIII. of this Act.

V. Any party to any such suit may be compellet to give evidence as a witness therein and also to produce any document in his possession on in the same manner, by the same process, and subject to the same Rules, as if he were not a party to the suit, except so far as is otherwise provided by this Act. Provided that no Court need to compel the attendance of any party to such suit, for the purpose of giving evidence therein if such party shall satisfy the Court that he has no personal knowledge of any subject of inquiry in the suit, and that he cannot give any material evidence therein, and shull also undertake, by himself, or his vakeel duly authorized by writing signed by him to give such undertaking, that he will produce, or cause to be produced to the Court at such time and place as may be appointed for that purpose, any document which he may previously have been summened to produce, or shall satisfy the Court that such document is not in his costooly, possession or power or under his control, and shall further undertake, if required by the Court so to do, either by biouself, or by his vakeel duly authorized by writing signed by hun to give such undertaking, that noy local a cost, manager, or other person who may have acted on his benaif in any matter which may form a suject of inquiry in the suit, shall attend the Court of his knowledge and belief, has become of such on the trial, and that if such person shall neglect so to do, the party will himself attend. In the event of a breach of any undertaking given under this Section, the party bound by the undertaking shall be liable to such fine unt exceeding one thousand Rupees as the Court, Judge or other presiding Officer shall direct, to be levied in manner directed by Section XXIV, of this Act, for the levy of any penalty imposed under that Section, and may also be compelled to attend and give evidence, or to produce such document in the same manner as any other person. Nothing in this Clause shall exempt any party to a suit from being summoned to produce my document.

After the parties in any suit in which according to the practice of the Court, a day is fixed for the hearing shall have filed their exhibits and lists of witnesses, the Court shall, by an order in writing, appoint a day, not less than fitteen days after the date thereof, for the examination of witnesses and the hearing of the Buit.

VII. The list of witnesses required to be furnished in any suit shall include the names of all the witnesses, whether parties to the suit or not, whom the party filing the list may intend to call as witnesses or whom he may require to be summoned to give evidence or produce any document, also a list of the documents which he may require to be produced.

VIII. If any party to any suit shall require the attendance of any other party thereto as a witness to be enforced, he shall make a special application to the Court for an order for the Summons or attendance of the party, and shall show good and sufficient cause to the satisfaction of the Court in support of such application, otherwise a summons shall not be issued. In cases in which, according to the practice of the Court, a day is fixed for the hearing, the application shall be made before such day shall be fixed.

The Court, upon the application of the Vakeel of any party to a suit whose attendance as a witness may be required, or without such application, if the Court shall think fit so to do, may, before appointing a day for the hearing, fix some day, previous to the day to be appointed for the hearing, for such party to satisfy him that he has no personal knowledge of any subject of inquiry in the suit, and that he cannot give any material evidence therein, and also to give such undertaking if required, as is mentioned in Section V. and may also, from time to time if Section V. and may also, from time to time if necessary, for good and sufficient cause, enlarge the time for such purpose.

For the purpose of satisfying the Court that the party to the suit whose evidence may be required has no personal knowledge of any subject of inquiry in the suit, and that he cannot give any material evidence therein, the Court may receive a declaration in writing of such party, if signed by him, and delivered into the Court by auch party, or his vakuel. Provided that such declaration, in addition to any other statement which it may contain, shall state, to the best of the belief of the party making it, whether my document which he may have begin-unmoned or had notice to produce is in his custody, possession, or power, or under his control, or was no at the time of the service of such notice, or summors, and, if not, whether such document ever was in his custody, possession, or power, or under his control, and if so when for the last time, and what, to the best

document; and provided also that such declaration shall also state whether any agent, local manager, or other person acted for such purty, or on his behalf in any matter connected with the suit, or forming a subject of ingmiry therein, and if so shall state the name of such agent, local manager, or other person, and his place of abode, if known.

XI. If the party making such declaration shall wilfully and corruptly make any faise statement therein, he shall be deemed guilty of perinry, and shall be proceeded against, and upon conviction punished accordingly.

XII, The Court may, on the requisition of any party to any such suit, or his vakeel, cause a armmons to be issued to every person who may be required to produce any material document. Previously to issuing any summons for the attendance of any person to give evidence or produce a document, the party requiring the same shall pay into Court such sum as shall appear to the Court to be reasonable, to defray the travelling and other expenses of such person in passing to and from the Court in which he may be required to attend, and give evidence, and for one day's attendance there-In fixing the sum to be paid into Court, regard shall be had to the rules, if any, established by the Court or Board, if any, to which such Court shall be subordinate. The sum so paid into Court shall be tendered to the witness at the time of serving the summons if it can be served personally. In addition to the sum so paid into Court, the Court before whom any person who may attend in pursuance of a summions, or proclamation to give evidence or produce any document, may order such further sum to be paid to the person so attending by the person causing the summons or preclamation to be issued, as may appear to be necessary to defray his travelling and other expenses, and also the expenses of his detention under the summons, or proclamation, and in case of default in payment. may order such sum to be levied by attachment and sale of the goods of the person ordered to pay the same, and the witness shall not be bound to give evidence or produce my document until such sum shall be paid.

XIII. Every summons for the attendance of a witness to give evidence, or to produce a document shall set forth at whose request it is issued, and shall require the intended witness to attend at a time and place to be named in the summons, and shall also state whether the attendance of the witness is required for the purpose of giving evidence, or producing a document, or for both purposes. If the witness be a party to the suit and he shall be required to give evidence, the summons shall require him either to appear at a time and place to be named therein to give evidence, or to show good and sufficient cause to the Caure issuing the summons, on some previous day, also to be named in the ammuons, and not being tess than week before the day fixed for the hearing why such party should not appear to give evidence If a witness, whether a party to the suit or not, is required to attend, and to produce before the Court any document alleged by the party summoning him to be in his possession or power. direction to attend the Court with such document shall be inserted in the summous, and the document which the witness may be so called apon to produce shall be described in the summons with convenient certainty.

Every such summons shall, if possible, be served personally upon the person thereby required to attend, by showing the original to such person, and at the same time delivering or tendering to him a copy thereof. Such service must be made a sufficient time before the time specified therein for his attendance to allow the witness a reasonable time for preparation and for travelling to the place at which his attendance is required, and if the witness be a party to a suit and summoned to give evidence, the summons must be served in time to enable him to show cause at the time and place named therein, why he should not be bound to attend, and give evidence.

XV. Any person, whether a party to the suit or not, may be summoned to produce a document without being summoned to give evidence, and any person summoned merely to produce a document shall be deemed to have complied with the summons if he cause such document to be produced, instead of attending personally to produce the same.

XVI. A party to a suit who may be summoned to give evidence shall be bound to attend as a witness at the time and place to be named for that purpose in the summons, and to remain there until after the trial, or until he shall be dismissed by the Court, unless he shall show good and sufficient cause to the contrary to be allowed by the Court issuing the same at the time to be named for that purpose in the summons, or at any subsequent time to which the time for that purpose may be enlarged by the Court, for good and sufficient cause.

XVII. Any person not a party to the snit who may be summoned to appear and give evidence shall be bound to attend at the time and place named for that purpose, and to remain there until after the trial, or until he shall be dismissed by the Court.

XVIII. Any person attending to produce a document may be called upon to produce the same without being sworn or examined as a witness.

XIX. A witness not being a party to the suit or proceeding in which he is summoned, shall not be bound to produce his own title deeds, unless he shall have agreed so to do, with the party requiring the production thereof.

XX. A witness, whether a party or not, shall not be bound to produce any document relating to effairs of State, the production of which would be contrary to good policy, nor any document held by him for any other person who would not be bound to produce it if in his own possession.

XXI. A witness being a party to the suit shall not be bound to produce my document in his possession or power which is not relevant or material to the case of the party requiring its production, nor any writing or correspondence which may have passed between him and any legal professional adviser. If any party, however, offer himself as a witness, he shall be bound to produce any such writing or correspondence, in his custody, possession, or power, if relevant or material to the case of the party requiring its production.

XXII. Every witness summoned to produce a document shall, if the same be in his custody, possession, or power, be bound to produce it, or cause it to be produced to the Court, although there be a valid objection to the right of the party

calling for it to compel its production, or to the reading, or putting it in as evidence, or to the disclosure of the contents thereof; the validity of any such objection made by the person producing the document shall be determined by the Court, and for the better determination thereof, it shall be lawful for the Court to receive any admissible evidence which the person producing the document may give respecting it, and it shall also be lawful for the Court to inspect the document, and if necessary to call to its assistance any person whom it muy appoint to interpret the same. Such person, however, shall be previously sworn truly to interpret the same to the Court alone, and not to disclose the contents thereof except to the Court, unless the Court shall order the document, to be given in evidence. If the Court shall be of opinion that such document should not be produced, the Court shall not disclose the contents thereof to the parties, or take any note, or make any mention of the contents or effect thereof in its judgment or proceedings, but shall return the document at once to the party producing the same, having previously marked the same for the purpose of identification, and shall record in its proceedings, that a document, identifying it by the mark put upon it, was called for, naming the person who may call for its production, that the person having the possession of the document, naming him, objected to its production, and the reasons, if any, for such objection, together with the reasons of the Court for refusing to compel its production. If the Court shall refuse to enforce the production of a document, or to receive the same in evidence, the Court of appeal may, upon a regular appeal, compel the produc-tion of such document, and if such Court shall think that the production of the same ought to have been enforced, or that it ought to have been received in evidence, may themselves enforce its production, and receive it in evidence, and decide the case upon such ducument, coupled with the other evidence given in the suit.

XXIII. A barrister, attorney, or vakeel, shall not, without the consent of his client, disclose any communication made by the client to him in the course of his professional employment, nor any advice given by him professionally to his citent, nor the contents of any document of his client, the knowledge of which he may have acquired in the course of his professional employment. The privilege, however, is that of the client, and if any party to a suit shall give evidence therein at his own instance, he shall be deemed thereby to have waived his privilege, and to have consented to the disclosure by such barrister, attorney, or vaked, of any such matter as aforesaid, which may be relevant, and which the barrister, attorney, or vakeel would have been bound to disclose, but for the privilege of his client, and the barrister, attorney, or vakeel, shall be bound, upon examination, to disclose any such matter.

XXIV. If any witness, whether a party to a suit or not, to whom any summons to give evidence or produce a document, shall have been personally delivered shall, without lawful excuse, fail to comply with such summons as required by this Act, or attending, or being present in Court, shall without lawful excuse, refuse to give exidence, or to subscribe his deposition, or to produce any document in his custody or possession, named in such summons as aforesaid, upon being required by the Court so to do, the Court shall have full power and authority to issue an order in writing to the mazir to apprehend and bring the witness

before the Court; on if he be already before the Court, to take him into custody. And such Court may impose on such witness a fine not exceeding five hundred rupees for his default or refusal, reulizable by attachment and sale of his property, and may commit him to close custody until he shall consent to give his evidence, or to sign his deposition, or to produce the document, and any such fine as aforesaid shall be levied and recovered by attachment and sale of the property of such person. such person shall abscord, or keep out of the way, so that he cannot be seized or brought before the Court, his property shall be liable to attachment and sale in the same manner as is provided by Section XXVII. of this Act, with respect to a witness on whom the service of a summons cannot be effected. If such person shall be a party to the suit, the Court, in addition to any proceedings to which any witness not being a party to the suit, would in such case be subject as aforesaid, may, if the witness be a plaintiff, appellant, or petitioner, dismiss his complaint, appeal or petition, with costs as against such party, or if such party be a defendant or respondent, may hear, and decide the case as against such defendant or respon-If any such complaint, appeal or dent ex-parte. petition shall be dismissed for such cause, the complainant, or petitioner shall be debarred from preferring any other petition, appeal or complaint in the same matter.

XXV. Any person present in Court, whether a party or not, may be called upon and compelled by the Court to give evidence, and produce my document then and there in his actual possession, or in his power, in the same manner and subject to the same rules as if he had been summoned to attend and give evidence, or to produce such document, and may be punished in like manner for any refusal to obey the order of the Court.

Any person, whether a party to the suit or not, to whom a summons to attend, and give evidence, or produce a document, shall be personally delivered, and who shall, without lawful excuse, neglect or refuse to obey such summons, or who shall be proved to have absconded, or kept out of the way to avoid being served with such summons and any person who, being in Court, shall, upon being required by the Court to give evidence, or produce a document in his possession, shall, without lawful excuse, refuse to give evidence, or sign his deposition, or to produce a document in his possession, shall, in addition to any proceedings under Section XXIV. of this Act, be liable to the party at whose request the summons shall have been issued, or at whose instance he shall be required to give evidence, or produce the document, for all damages which he may sustain in consequence of such neglect, or refusal, or of such abscunding, or keeping out of the way as aforesaid, to be recovered in a civil action.

XXVII. If a person, whether a party to a suit or not, for whose attendance either to give evidence or produce a document a summons may be issued, cannot, after diligent search, to be certified by a return of the nazir, be found, the Court upon proof that the evidence of such witness, or the production of the document, is material, and that the witness absconds, or keeps out of the way to avoid being served with a summons, and that he could not, after diligent search, he found or served with the summons, may cause a proclamation requiring the attendance of such person to give evidence, or produce the document at a time and place to be named therein, to be affixed, in the presence, and with the attention of two

respectable householders of the village, outside his house or place of usual abode in some conspicuous place, and if such person shall not attend at the time and place to be named in such pro-clamation, and it be proved to the satisfaction of the Court that the witness cannot be found, him property, real and personal, to such amount as the Court shall deem reasonable, (but subject to the same limitation as to the Articles exempt from attachment as in case of attachment for arrears of rent,) shall be liable, under an order of the Court, to attachment and sale. Provided always. that when the order for attachment and sale shall have been issued by any Court subordinate to the Court of Sudder Dewnnny Adamint, a summary appeal shall lie within one from the date of the order of the subordinate Court to the Court to which its orders are generally appealable; and that the Rules for the time being in force in regard to sales made in execution of decrees, as to the mode and period of attachment and the place or manner of sule, and as to chims of third parties to property attached and notified for sale, shall be held applicable to such sales.

XXVIII. The cost of the attachment shall. be horne in the first instance by the party applying for it, and the Court issning the summons and attachment shall not proceed to sale of the property, if the person summoned as a witness shall appear and satisfy the Court that he did not abscand, or keep out of the way to avoid service of a summons. Upon the appearance of such witness, the Court shall make such order, in regard to the costs of the attachment as it shall deem fit. If the witness appearing shall full to satisfy the Court that he did not abscoud, or leep out of the way to avoid service of a summons, it shall be in the discretion of the Court to order the property attached to be forfeited and sold or to leased from attachment, upon payment of all costs incurred in consequence of such default or absconding, or keeping out of the way, and of such fine as the Court may deem reasonable, with reference to the circumstances of the case, and the condition in life of the witness, and such fine may be recovered by sale of the property attached, a sufficient portion of which may be retained and sold under the attachment for that purpose, and the residue may be eather released or retained to satisfy the party injured such dumages as may he recovered against the witness for ansconding, or keeping out of the way to avoid being served with a summons, as the Court may think fit to direct; such last mentioned order shall be subject to appeal in the same manner and within the same period, as an appeal against an order for attachment and sale under the last preceding Section of this Act.

XXIX. All orders as to fines, or the levying thereof, or as to imprisonment under this Act, shall be subject to a similar appeal within one month from the date of the order.

XXX. It shall not be necessary to postpone the bearing or decision of a case for the non-production of a document, or for the evidence of a witness, who may neglect, or refere to attend, or who may abscood, or keep out of the way, or who cannot be served with a summous, beyond such period as may appear proper to the Court, having regard toull these comstances of the case; provided that when a summous shall have been issued for the attendance of a plaintill or suppliant in a suit, to give evidence, or produce any document, the Court shall, at the request of the Defendant or Respondent, unless there be good reason to the

contrary, postpone the hearing or decision until he can be personally summoned, or shall attend and give evidence, or produce the document required, and that where a summons shall have been issued for the attendance of a defendant or respondent, to give evidence, or produce a document, the hearing or decision shall, upon the application of the plaintiff or appellant, be postponed in like manner, unless there he good reason to the contrary, until the defendant or respondent can be personally summoned, or shall attend and give evidence, or produce the document required.

XXXI. On the day appointed for the hearing, the evidence of the attending witnesses shall be taken orally in open Court in the presence and hearing, and under the personal direction of the Judge, and shall be recorded in such manner, and according to such forms as shall be from time to time prescribed in that behalf by the Court of Sudder Dewanny Adamlat. The evidence of each witness given upon such examination shall be taken dawn in writing, by or in the presence of the Judge, not ordinarily by question and answer, but in the form of a narrative, and when completed shall be read over to the witness, and signed by him in the presence of the Judge and of the parties, or their vakeels, or such of them as may think fit to attend. In case the witness shall refuse to sign the deposition, the Judge shall sign the same, and record the reason. if any, given by the witness for such refusal, together with such remarks thereon as the Judge shall think fit to make. It shall be in the discretion of the Judge to take down, or cause to be taken down, any particular question and unawer if there shall appear any special reason for doing so, or any party, or his vakeel, shall require it. If any ques-tion put to a witness be objected to by either of the parties, or their vakeels, and the Court shall allow the same to be put, the question and answer shall be taken down, and the objection, and the name of the party making it, shall be noticed in taking down the depositions, together with the decision of the Court upon the objection. The Judge shall also record such remarks as he way think material respecting the demeanor of any witness whilst under examination.

XXXII. In cases where the evidence is needed of females, who, according to the custom of the country, ought not to be compelled to appear as witnesses in a Court of Justice, and in which the Court shall be of opinion that the ends of justice require and justify it, such Court may issue a Commission to any Officer of the Court or other person, to be named in such Commission, for the examination of such females in the bearing of the parties to the suit or their vakeels, in such manner as the Court may direct, having regard to the custom and usage of the country, and with liberty to the parties or their vakeels, to cross examine, anything in Section V. Act VII. 1841, to the contrary not-withstanding.

XXXIII. On or before the day appointed for trial, the Court may, for any sufficient reason, such as the unavoidable absence of any material witness, or for other good cause, on the application of either party, postpone the hearing to another day, to be named, on such terms as to the payment of the costs of postponement to the opposite party, as to the Court shall seem reasonable. In such case notice in writing shall be given to each of the witnesses to attend and give evidence, or to produce a document on the substituted day, instead of the day mentioned in their summonses,

if there be time to do so and the judge shall so order. The notice shall be served in the same manner as a summons. The service of such notice shall have the same effect as if the substituted day had been originally named in such summons as the day for the appearance in Court to give evidence or produce a document, and all the provisions in this Act relating to summonses to give evidence or produce documents, shall extend to such notices in the same manner as if such notices had been expressly mentioned in such provisions. If the application be too late to serve such notices, the Court may order that the examination of any witness who may be present, or shall attend in pursuance of a summons, shall be proceeded with, and that the further hearing of the case, after the examination of such witness, shall alone be postponed.

XXXIV. Unless the hearing be postponed in manner aforesaid, it shall commence on the day appointed, or as soon afterwards as the business which may be pending before the Court and may be entitled to priority will allow, and the recording of evidence on the trial of any suit when begun under the rules above enacted, shall continue on the same day, or on consecutive business days, until the whole of the evidence of the witnesses present shall be heard. The pleaders shall then be heard orally on the merits of the case as regards theissues both of fact and law, and after considering the argument and evidence, the Judge shall record his judgment under Act XII. 1843.

XXXV. If the Court, after the evidence of all the witnesses shall have been heard, and before hearing the pleaders, or recording the judgment, shall think it necessary for the cuds of justice to inspect any document, or to examine any party to the suit, or any other person whose evidence may appear to be material, the Court, of its own accord, may cause such party or person to be summoned to attend as witness, to give evidence, or to produce such document, if in his possession, on a day to be appointed, and may examine such party or person as a witness in open Court, or in such other manner as the Court may direct, upon any question which the party or witness may be bound to answer, and the Court may think necessary, and may also compel the production of any document mentioned in such summons, which any such person may have in his possession or power, and be bound to produce. Any witness so called shall be subject to the cross examination of either party, or his vakeel. If such person, whether a party or not, shall be a female, who, according to the custom of the country, ought not to be compelled to appear as a witness in a Court of Justice, the Court may order such person to be examined in the manner provided by Section XXXII. of this Act, upon such questions as he may direct. The Commissioner or other person authorized to take the examination in such case may put such further questions as in his judgment may be necessary, or muy arise out of the answers to be given to the questions directed by the Court.

XXXVI. The Jodge, on the application of either party, may cause public notice to be given in Court, either before or during the examination of any winness, requiring all to any other witnesses, whether parties or not, who have been summoned or inserted in the list of witnesses in the same cause, to leave the Court, or to remain out of the same. Any witness in a cause who without lawful excuse shall remain in, or come into Court, contrary to such notice, shall be punishable as for contempt, and shall be liable, at the dis-

cretion of the Judge, to any fine not exceeding two hundred Rujees, or in the case of non-payment to imprisonment in the civil jail, without labor, for any term not exceeding one calendar month. Whenever such antice shall be given, the consequence of disobridience thereto shall be publicly explained at the time of giving the notice. Care shall be taken that any witness who may be examined in the absence of the other witnesses shall not have any communication with such other witnesses prior to their examination.

XXXVII. Any party to a suit, appeal or proceeding who may be examined as a witness therein, shall, except as otherwise provided by this Act, be examined according to the rules for the time being in force as to the examination of witnesses not being parties to the suit, and shall be punishable for any false evidence given by him, in the same manner as if he were not a party.

XXXVIII. The words " Witness" and " Witnesses" in Act VII. 1841, shall respectively include any party or parties to a suit, and the said Act shall be read as if the words " or party" or parties" had been used in such Act, in conjunction with the words "witness" or "witnesses" respectively. Provided that the deposition of a party taken under the provisions of this Section at the instance of any opposite party may be read in evidence by, or on behalf of, such last-mentioned party, without the proof required by Section V. of the said Act. Provided also, that no deposition of any party taken under the provisions of this Section shall be rend or used in evidence, unless taken and read at the instance of some apposite party, or unless it shall be proved that the deconent is unable, from sickness or infirmity, to attend to be personally examined, or is, without collasion, or any reference to the suit, at so great a distance from the Court, that, in the judgment of the Court, it would be unreasonable to require his personal attendance in Court for the purpose of giving such evidence, in which lastmentioned case it shall be discretionary with the Court, having regard to the nature of the case and of the evidence given, either to allow, or refuse such deposition to be read.

XXXIX. No appeal shall lie from any order or decision of a Judge with respect to summoning or examining any party to a suit, or us to allowing a deposition to be read under the Section next preceding.

XL. If any party to any such suit as aforesaid, shall refer to any document in his possession or power, in any pleading or statement, he shall file such document with the pleading or statement, unless the Court shall, for good and sufficient cause, extend the time for filing the same, and any adverse party shall be entitled, by himself, or his valued, to inspect and take a copy of the document before he shall be bound to answer such pleading or statement.

XII. In the construction of this Act, unless where it is otherwise expressly provided, or there is something in the subject or context repugnant to such construction, or which would render such construction inapplicable to the case, the word "Court" shall again any Civil Court of the East India Company, and shall include any Judge or other officer or person mentioned in Section 11, of this Act; the word "Judge" shall be understood to mean the chief judicial authority presions in any such Court, and shall reinle any officer, or person buying, by law, or consent of parties, authority to examine witnesses and to act

judicially; the word "Suit" shall be deemed to mean and include any suit, appeal or proceeding mentioned in Section 11.; the word "Witness" shall include all persons competent and liable to give evidence, whether parties to any suit or proceeding or not. Words importing the musculine gender or singular number, shall include the feminine gender or plural number and vice versa.

XLII. This Act shall extend only to Civil proceedings, and to the Presidency of Fort William in Beng d, and shall not include any of Her Majesty's Supreme Courts of Judicature.

Ordered, that the Draft now read be reconsidered at the first Meeting of the Legislative Council of India after the 7th day of March next.

J. P. GRANT, Secy, to the Gost. of India.

Fort William, Home Department, Legislative, The 14th Vanuary 1853.

The following Extract from the Proceedings of the Governor General of India in Council in the Lugislative branch of the Home Department, under date the 14th January 1853, is published for general information:

Read a second time the draft of a proposed Act. dated the 2nd July 1852, and published in the Galcuita Gazette of the 7th July 1852, to amend Act No. VI. of 1882.

Resolution.—The Governor General in Council resolves that the following amended draft on the subject be published for general information:

ACT NO. - OF 1853.

An Act to repeal Act No. VI. of 1852, and to make provision for defraying the cost of the Light-Floure on Pedra Branca, and for maintaining the same, and also a Floating Light established in the Straits of Molacca to the West of Singapore, and for the establishment and maintenance of such further lights in or near to the said Straits as may be deemed expedient.

WHEREAS it was deemed desirable, for the safety and gaidance of Ships navigating the China Sees. to build a Light-Rouse on the Island Rock called Pedra Branca, situate at the Eastern entrance of the Straits of Singapore; and whereas certain sums of money were subscribed by private in live duals for that purpose, but the some were insufficient to defray the expense of building such Light-House; and whereas the East India Company agreed to build such Light-House, and to advance certain sums of money to complete the same, or conflition that the said sums of money should be repaid to them by the levy of certain tolls; at whereas since the passing of Act No. VI. 186; a floating light has been established by the East India Company in the Straits of Malacea to the West of Singapore, at a place cutied the 15 fathern bank, and it may hereafter be deened expedient to establish and maintain other lights or beacons in or near to the said Straits for the satety and midance of Ships navigating the same; and whereas many Ships which derive the benefit of the Hersburgh Light and the said floating light established as aforemid, do not contributed to the expense thereof, and it is just and reasonable that they should be liable so to do! It is enneted as follows:

I. Act No. VI. 1852 is hereby repealed, except so far as it relates to any act already done under the same, or to any toll now due under the provisions thereof, or to any proceedings already adopted or hereafter to be adopted for the recovery of any such tell.

II. The Light-House on Pedra Branca aforesaid, shall continue to be called "The Horsburgh Light-House," and the said Light-House, and the appurtenances thereunto belonging or occupied for the purposes thereof; and all the fixtures, apparatus and furniture belonging thereto, shall remain the property of, and be absolutely vested in the East India Company and their successors.

III. The light maintained at the Horsburgh Light-House, and the said floating light established as aforesaid, and such other-lights as may be established by the East India Company in lieu of such floating light, or in addition thereto, in or near to the Straits of Malacca or Singapore, shall be called "The Straits Lights."

IV. If, after the passing of this Act, any ship of the burden of fifty tons or upwards, shall depart from or enter any port, harbour or roadstead in the possession or under the Grovernment of the East India Company, upon, or during or at the termination of any voyage, in the ordinary course of which she would pass any of the said lights, a toll shall be paid in respect of such Ship as follows: that is to say—

If the voyage be one in the ordinary course whereof such Ship would pass the whole of the said lights, one anna for every ton of her burden.

If the voyage be one in the ordinary course of which she would pass any one or more of the said lights, but not all of them, half an anna for every ten of her burden. Provided that such toll shall not be payable at any such port or place if such toll shall have been paid at any other port or place under the Government of the East India Company in respect of the same voyage, and a proper voucher for such payment shall be produced, or other satisfactory proof of such payment given. Provided also that no toll shall be payable on account of any Ship in respect of any voyage for which toll may have been already paid, or become payable under the said Act No. VI. 1852.

V. The return of a Ship from any port or place shall be deemed a distinct voyage within the meaning of this Act, notwithstanding she may have paid the toll abovementioned in respect of her voyage to such port or place, and notwithstanding the terms of any Charter-party.

VI. All Ships of War belonging to Her Majesty, or any Foreign Government or State, and all Ships belonging to the East India Company, shall be exempt from the payment of such toll.

VII. The management and control of the said "Horsburgh Light-House," and of the said Straits Lights, are hereby vested in the Governor of the Straits Settlements.

VIII. The said Governor may appoint any person he may think fit, to be a collector of the tolls payable under this Act, at any port, harbour, or place under his government.

IX. The Funds raised by the tolls payable under this Act shall be applicable in the first place to defray the necessary expenses of maintaining and keeping up the said Light-House and the said Straits Lights, and the establishment and maintenance of such other lights as aforesaid, as the Governor General of India in Council may think fit to establish and maintain, and all necessary expenses incidental thereto, and the surplus thereof shall, from time to time, be applied in liquidation

of the moneys advanced by the East India Company towards the erection and completion of the said Light-House, and the apparatus and furniture thereof.

X. The toll to be levied under this Act shall become due and payable in respect of Ships clearing out or departing from any port, harbour or roadstead, in the possession or under the Government of the East India Company, upon any such voyage as aforesaid, previously to the granting of any Port-Clearance for such Ship, or, in the event of her not requiring a Port-Clearance, on her preparing to leave such port, harbour or roadstead on such voyage; in respect of any Ship entering any such port, harbour or roadstead, upon any such voyage from any port or place not under the Government, of the East India Company, the toll shall be payable immediately upon her entering such port, harbour or roadstead.

XI. The Collector or other Chief Officer of Customs at any port, harbour or place in the possession, or under the Government of the East India Company, or any Officer in that behalf whom the Government to which such port, harbour or place is subordinate may appoint to receive the tolls abovementioned, shall collect the same. The Officer to whom any such toll shall be paid shall grant to the person paying the same a proper voucher in writing, under his hand, describing the name of his office, and the port or place at which such payment shall be made, the name, tonnage and other proper description of the Ship, and the voyage in respect of which such toll shall be paid.

XII. No Officer of Customs at any of the said ports, harbours or roadsteads shall receive any entry or report inwards or outwards of any Ship liable to any tolls payable under this Act, in respect of any voyage, until the owner, master or other person having the command of such vessel shall pay such tolls, or shall produce a proper voucher for the payment thereof for the same voyage at some other port, harbour or place.

XIII. The Officer of Government, whose duty it shall be to grant a Port-Clearance for any Ship clearing out of, or leaving any such nort, harbour or place under the Government of the East India Company, shall not grant such Port-Clearance to my Ship until the owner, agent, master or other person in command of such Ship shall pay all tolls to which such Ship or Vessel shall be liable under this Act, or produce a proper voucher for, or give satisfactory proof of, the payment of such tolls at some other port or place. If any master or owner, or other person having the charge of any Vessel liable to the payment of any tolls under this Act, shall refuse or neglect to pay the amount thereof to the person authorized to collect or receive the same, such person may distrain any goods or merchandize, to whomsoever the same may belong on board such Ship, and any tackle. apparel or furniture belonging to such Ship, and may remove the same to some convenient place, leaving notice in writing of such distress, and of the cause thereof, and of the place of removal on board such Ship. If such tolts, together with the costs of such distress and removal, shall not be paid within three whole days after the seizure, exclusive of the day of such seizure, the person authorized to collect such tone may cause the goods, merchandize, tackie, apparel and furniture so seized, to be appraised and sold, and out of the proceeds of such sale shall pay the amount of the tolis to which such Shap may be liable under

this Act, together with the reasonable costs of such seizure, detention, appraisement and sale, rendering to the master or owner, or other person having the command of such Vessel, the overplus, if any, on demand.

XIV. Notwithstanding anything in this Act contained, the person authorized to collect the said tolls at any such port, harbour or place aforesaid, may, in his own name, sue for and recover, on behalf of the East India Company, the amount of any tolls payable to him under this Act, by action of debt in any of the Civil Courts of Her Majesty or of the East India Company against the owner, or master, or other person, who at the time of such toll becoming due shall own or have the command of any Ship liable thereto.

XV. In order to ascertain the burden of any Ship liable to pay tell under this Act, the person authorized to collect such tell may require the wner, master or other person in command of such Ship, or any person having possession of the same, to produce the register of such Ship for the inspection of such person, and upon the refusal or neglect of any such owner, muster or other person to produce such register, or otherwise to satisfy the person authorized to collect such tolls as to what is the true burden of the Ship, it shall be lawful for the person authorized to collect such tolls to deliver to such muster, owner or other person in command of the Ship, or in the possession thereof, or to leave for him on board such Ship, a notice in writing, specifying what in his judgment is the burden of the Ship, and the burden specified in such notice shall be deemed to be the real burden of the Ship, and be treated as such for all the purposes of this Act, until the owner, muster or other person having the command of the Ship shall give sufficient proof of the true burden thereof.

XVI. The Governor General of India in Council may, from time to time, as he may think fit, reduce the tolis payable under this Act, and again raise the same to any amount not exceeding the amounts above specified.

XVII. The word "Ship" throughout this Act shall be held to mean and include a Schooner, Cutter, Brig, Brigantine, Barque, Steam-boat and any square-rigged Vessel.

Ordered, that the Draft now read be reconsidered at the first Meeting of the Legislative Council of India after the 14th day of April next.

J. P. GRANT, Secy. to the Govt. of India.

No. 26.

Fort William, Home Department, The 12th January 1853.

Notifications.—The Most Noble the Governor General in Council is pleased to permit Mr. A. Reid to resign the East India Company's Civil Service, from the 20th instant.

No. 27.

The Most Noble the Governor General in Council is pleased to re-attach to the North-West-ern Provinces, Mr. J. H. Bax, of the Civil Service, who reported his return from furlough, on the 5th instant.

No. 28.

The Most Noble the Governor General in Council is pleased to uttach Mr. G. H. Lawrence, of the Civil Service, reported qualified for the Public Service, to the North-Western Provinces.

No. 30. 18 100 Marie 14.1

The 13th January 1853.

Mr. C. Gubbins, of the Civil Service, reported his return from Sea, on the 8th instant.

J. P. GRANT, Seey, to the Govt. of India.

No. 268.

Fort William, Foreign Department, The 14th January 1853.

Notification.—The Services of the Reverend J. Y. Becher, B. A., late Chaplain of Kussow-lee, on leave, are placed at the disposal of the Government of Bengal.

No. 276.

The Notification, dated 10th November last, directing the Reverend Dr. Carshore to proceed to do duty at Peshawur, until further orders, is hereby cancelled.

Offg. Secy. to the Govt. of India.

No. 2.

Fort William, Financial Department, The 15th January 1853.

Notification.—Notice is hereby given, that the Salaries. Pay, Batta and Allowances of the Cavil, Military and Marine Departments, for January 1853, will be payable as under:—

Military and Marine Departments, on Thursday, the 10th Proximo.

Civil ditto, on Tuesday, the 15th Proximo.

By Order of the Most Noble the Governor
General in Council,

J. A. DORIN, Seny. to the Gort, of India.

No. 104.

Orders by the Most Noble the Government Rengal.

Appointments.—The 24th December 1852.—
The Hon'ble R. Forbes, Civil and Sessions Judge

of Tichoot, has been vested with the powers of a Sessions Judge in the District of Sarun, which he will exercise within the jurisdiction of the Magistrate of Champaran.

The 27th January 1852.—Moulvie Abdool Luteel, to be in charge of the Sub-division of Kalaroon. Moulvie Abdool Lutteel has been vested with the full powers of a Magistrate in the Districts of Baraset and Nuddea, which he will exercise within the Sub-division of Kalaroon.

The 31st December 1852.—Mr. H. S. Thompson, to afficiate its Principal Sudder Ameen of the 24-Pergumaha, during the absence of Moulvie Mahomed Saem, or until further order.

Mr. W. Wright, to officiate as Sudder Ameen of 24-Pergunuals, and Moonsiff of the Sudder Station, during the absence of Mr. H. S. Thompson, or until further orders.

Moulvie Ameeronddeen Mahomed, to officiate as Principal Sudder Ameen of Chittagong, during the absence of Moulvie Ushruff Uitee, or until fürther orders.

Moulvie Anwar Allee to officiate as Sudder Ameen of Chittagong, during the absence of Moulvie Ameerooddeen Mahomed, or until further orders.

The 8th January 1853.—Baboo Issurchunder Gangooly to bein temporary charge of the Medical duties at Midnapore, until further orders.

The 10th January 1853.—Mr. G. L. Martin to be Collector of Pirhoot, from the 6th instant. Mr. A. Reid to be Collector of Midnapore, from the same date.

Mr. R. O. Haywood to be Magistrate of Bhaugulpore from the same date.

Mr. J. C. Dodgson, Officiating Magistrate of Rajshahye, to be a Joint Magistrate and Deputy Collector of the 2nd Grade, from the same date.

Leave of Absence.—The 30th December 1852.

Mr. A. Littledale, Officiating Collector of Patna, for one month, under Section XI. of the Amended Absentee Rules, making over charge of his office to Mr. F. J. Cockburn, who will officiate as Collector until further orders.

The 31st December 1852.—Moulvie Mahomed Saem, Principal Sudders Ameen 24-Pergunnahs, for one month, on Medical Certificate, in extension of the leave obtained by him on the 4th October last.

Mourie Ushruff Ullee, Principal Sudder Ameen of Chittagong, for two months, on Medical Certificate, from the 10th proximo.

Moalvie Abdool Ullee, Principal Sudder Ameen of Rajshahye, for two weeks, on Medical Certificate, in extension of the leave obtained by him on the 27th November last.

The 12th January 1853.—Mr. C. Chapman, Officiating Satt Agent of Hidgellee, for fourteen days, on private affairs, under Section XI. of the Amended Absentee Rules, retaining charge of his office.

Notifications.—The 31st December 1852.—The Ferry at Hanskali, on the Matabaoga River, within the District of Nuddea, has been declared Public, under the Provisions of Regulation VI. of 1819.

The Reverend W. T. Humphrey, Assistant Chaplain, has been permitted to proceed to England, on Farlough, under Medical Certificate.

The 3rd January 1853.--Mr. G. H. Lawrence, of the Civil Service, has been reported qualified for the Public Service by proficiency in two of the Native Languages.

The unexpired pertion of the leave granted on the Stir J. nu ry 1852, to Mr. J. Dunbar, a Judge of the Sadder Court, has been cancelled from the 15th ultimo. The 15th January 1853.—Mr. E. Demmond, appointed by the Hon'ble the Court of Directors, a Member of the Civil Service on the Bengal Establishment, reported his arrival in Calcutts on board the Steam Ship "Hindostan," on the 6th instant.

Mr. J. H. Ravenshaw, appointed by the Hon'ble the Court of Directors a Member of the Civil Service on the Bengal Establishment, reported his arrival in Calcutta, on board the Ship "Sutledge," on the 7th instant.

Mr. F. C. Reade, Collector of Backergunge, made over charge of the Trensury and the current duties of his Office to Mr. F. B. Shuson on the 30th ultimo, in order to proceed into the interior of the District on public duty.

Mr. A. S. Annand, of the Civil Service, reported his departure for Europe on the Steam Ship "Oriental," which was left by the Pilot at sea on the 6th instant.

By Order of the Most Noble the Governor of Bengal,

CECIL BEABON, Secy, to the Govl. of Bengul.

No. 11A of 1853.

Orders by the Honorable the Lieutenant Governor of the North-Western Provinces.

Judicial and Revenue Department, Camp Nundgunj, the 5th January 1853.

Leave of Absence.—Mr. R. C. Oldfield, Assistant in the Agra Division, for two years, on Medical Certificate, to proceed to Sea and to Australia, in extension of the leave granted him in Orders of 10th November last.

No. 16A of 1853.

Mr. Robert Henry Wallace Danlop, exercising the powers of a Joint Magistrate and Deputy Collector in Zillah Moradabad, for one month, under Section VIII. of the Absentee Rules, from the 1st December 1852.

No. 18B of 1853.

General Department,

Camp Nundgunj, the 5th January 1853.

Notification.—The Services of the Reverend R. M. Price are placed at the disposal of the Government of India.

No. 34 of 1853.

Judicial Department,

Camp Nundgunj, the 5th January 1853.

Notification.—The Services of Mr. Charles Raikes are placed at the disposal of the Government of India, from the 24th ultimo.

No. 83 of 1853.

Indicial and Revenue Department, Camp Syedpoor, the 6th January 1853.

Leave of Absence.—Captain R. H. Tullob, Officiating Deputy Commissioner lat class at Jubbulpore, for four mouths, under Section VIII. of the Absence Rules, to visit Calentra preparatory to proceeding, on furlough, to Europe.

No. 83A of 1958.

Appointment .- Mr. Charles Elliott Boileau to exercise the Powers of a Joint Magistrate and Deputy Collector in the District of Etab.

Mr. Allan Octavian Hume, Assistant to the Magistrate and Collector of Allyghur, is invested with Special Powers under Section XXI. Regudation VIII. of 1831.

No. 27A of 1853.

General Department,

Camp Chowbeypoor, the 7th January 1853.

Leave of Absence .- Major Markham Kittoe, Architect of the Benures College, for one month, from the date he may avail himself of the leave, preparatory to his applying for furlough.

By Order of the Honorable the Lieutenant Governor of the North-Western Provinces,

W. Muir,

Secy. to Govt. for the N. W. P.

No. 48 of 1853. General Department, N. W. P., Agra, t'e 10th January 1853.

Notification.—Mr. H. S. Reid, Visitor General of Schools, North-Western Provinces, having returned to his daty on the 14th ultimo, the unexpired portion of the leave granted to him, under Orders of the 22nd idem, is cancelled.

By Order of the Hon'ble the Lieut.-Governor of the North-Western Provinces,

> JOHN W. SHERER, Asst. Secy. to Govt. for the N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 13th January 1853.

No. 44 of 1853.-The following paras, of a Military Letter, No. 152, from the Hon'ble the Court of Directors to the Governor of the Presidency of Fort William in Bengal, dated 10th November 1852, are published for general information:-

1869:

Request that the Punjamb Modals of the late Corporal T. Foster, and Gunners W. Addy, D. Brennan, and T. McLoman, may be sont to India for delivery to certain persons claiming term as P offects" of the depenged.

11. It is our prac-Letter No. 130, dated 31st July tice, a practice in conformity with that in use by Her Mujesty's Government, to present the medicis of decensed Officers and Soldiers to their next. of kin, unless such Medals are specially or person. In accord-

left by Will to some other person. ance with this rule, the medal of T. McLoman has been handed over to his brother, and the medals of the other Soldiers referred to, will be retained by us, until applied for by their nearest relatives.

Letter, No. 139, dated 28th July 1882.

Submit copy Letter from the Adjutant General, on the subject of the want of means for instructing the female shillson in Regimental Schools in needle-work and shruting, and express an epoca. that the mean of inches against the proposed to a cortain extent.

20. On referring to the regulations for Regimental Schools as forwarded with our Lietter, dated 15th Published May 1850, of the Co. No. 52, you No. 100, data will find out 18th July that in Regiments to

which trained School Musters have been appointed, the School Mistress is required to provide "all materials and implements for work" out of the allowances received by her.

21. For the Regiments which are not yet so circumstanced, the small outlay required on this account may be authorized as a temporary mea-

No. 45 of 1853 .- The undermentioned Officers are permitted to proceed to Europe on furlough:

Lientenant and Brevet Captain John
Cuoper Fitzmanice, of the 17th Regiment
Native Infantry, on Civil employ,
Lientenant Johr Williams Sanders, of
the 41st Regiment Native Infantry,
Lientenant Harry Burnett Lumsden, of
the 59th Regiment Native Infantry, Com-Lightenant and Brevet Captain John

mandant of the Corps of Guides,.....

No. 46 of 1853 .- The undermentioned gentlemen are admitted to the service, in conformity with their appointment by the Hon'ble the Court of Directors, as Cadets of Engineers and Cavalry, and an Assistant Surgeon on this Establishment. The Cadets are promoted to the rank of 2nd Ligatenant and Cornet respectively :- Mr. Limond, from the date assigned to him in General Order, No. 679, of the 5th November 1852, leaving the date of the Commission of Mr. Luard for future adjustment:

Date of Arriotil at Engineers.

Mr. David Limond, 11th Jan. 1853.

Cavalry.

Mr. Frederick Peter Lunid;... 10th Jan. 1853.

Medical Department. Mr. Samuel Bowen Partridge, 11th ditto.

No. 47 of 1853 .- The undermentioned Officers have returned to their duty on this Establishmente without prejudice to their mak, by permission of the Hon ble the Court of Directors:

Date of Arenal of

Lieutenant Grant Heatly Tod 7 6th Jan. 1853.

kine, of the Invalid Estab-

lishment,,,.... Ist Lieusenant William Arden

Crommelin, of Engineers, ... Lieutenant Hans George Les. lie, of the 37th Regiment Native Infantry,

Lieutenant Montagu James White, of the 20th Regiment Native (Light) Infantry, ... - 11th ditto.

10th ditto.

Fort William, 14th January 1853.

No. 48 of 1853 .- Senior Surgeon Gavin Turnbull, of the Medical Department, is permitted to retire from the service of the East India Company, on the pension of £ (300), these hundred pounds stelling per annum, from the 31st December 1852.

The Most Noble the Governor General of India in Council is pleased to make the following promotion:

Medical Department.

Assistant Surgeon Henry Irwin, E. R. C. S. I., to be Surgeon, from the 31st of December 1852, vice Senior Surgeon Gavin Turnbull, retired.

No. 49 of 1853.—The undermentioned Officer has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Hon ble the Court of Directors:

Date of Arrival at

No. 50 of 1853.—Lieutenant Charles Murray, of the 70th Regiment Native Infantry, is permitted to proceed to the Cape of Good Hope, on medical certificate, and to be absent from Bengul, on that account, for two years.

No. 51 of 1853.—The unexpired portion of the leave of absence granted to Surgeon Duncan Stewart, M. D. Presidency Surgeon, &c., in General Order, No. 61, of the 28th January 1852, is cancelled from the 19th November last, the date of return to Bengal.

No. 52 of 1853.—The following Notifications from the Foreign Department, are re-published in General Orders:

No. 168, dated 10th January 1853.—The services of Ensign A. D. Vanrenen, 71st Regiment Native Infantry, at present attached to the Department of Public Works in the Punjab, are placed at the disposal of His Excellency the Commander-in-Chief for Regimental duty.

No. 219, dated 12th January 1853.—The Most Noble the Governor General in Council is pleased to appoint Easign G. H. Basevi, 27th Regiment Native Infantry, (attached to the Kelat i-Ghilzie Regiment) and Commanding 8th Company Sappers and Miners, to be an Assistant Civil Engineer in the Punjab under Lieutepant-Colonel Napier.

No. 58 of 1853.—The Most Noble the Governor General of India in Conneil is pleased to make the following promotions:

64th Regiment N. I.

Lieutenant Mattnew Raper to be Captain of a Company, Ensign George Suell, B. A., to be Lieutenant, deceased.

No. 54 of 1853. — Major George Richard Talbot, of the 2nd European Bengal Fusiliers, is permitted to proceed to the Cape of Good Hope and New South Wales, on Medical Certificate, and to be absent from Bengal, on that account, for two years.

No. 55 of 1853.—Lieutenant Daniel Bayley, of the 7th Regiment Light Cavalry, is allowed leave of absence, from 27th December 1852 to 25th April 1853, to visit Bombay preparatory to applying for furlough to Europe, on Medical Certificate.

No. 56 of 1853 — Lieutenant Augustine Allen, of the 55th Regiment Native Infantry, Deputy Superintendent Timber Yard Gauges Canal, is appointed Superintendent of the Work Shops of the Instrument Depot at Roorkee, to have effect from the 1st November 1852,

R. J. H. Binou, Licut.-Col., Offy. Secy, to the Govt. of India, Mily. Dept. MEMO.—In G. O., No. 43, of the 12th January 1853, at page 58 of the Gazette, for Conductor "Edward" McGuire, Ordnance Department, transferred to the Invalid Pension Establishment, read Edmond McGuire.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, One Second (1s.) before Mean Noon.

Fort William, 12th January 1853.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, One Second (1s.) after Mean Noon.

H. P. Buten,

Town Major.

Fort William, 13th January 1853.

General Post Office Notifications.

NOTICE is hereby given, that the Mails for England and the intermediate Ports, (Madras, Ceylon, Mauritius, Cape of Good Hope, St. Helena and Ascension.) intended for transmission by the General Screw Steam Shipping Company's Steamer "Calcutta," will be closed at this office, on Wednesday, the 19th instant.

No after-Packet will be made up for the above Vessel.

J. R. BURLTON BENNETT,

Deputy Post Muster General, in Charge.
Fort William, Genl. Post Office, }
the 14th January 1853.

NOTICE is hereby given, that the Mails for Arraçan, Rangoon, and Moulmein, for transmission per H. M. Steam Sloop "Rattler," will be closed at this office on Wednesday, the 19th instant.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charges Calcutta, General Post Office, \ The 15th January 1853.

Export Overland Express Mail vid Bombay.

NOTICE is hereby given, that an Express Packet, (consisting exclusively of Overland Letters, not exceeding the prescribed maximum weight of 400 Tolas in the aggregate,) intended for conveyance by the Steamer appointed to leave Bombay on the 29th instant, will be closed at, and despatched from, this Office, on Friday, the 21st idem, and that no Letter above one Tola in weight, or any brought after 3 p. M. on that date, (whether the above-mentioned weight be completed or not.) will on any account be received for transmission by this opportunity. The public are particularly requested to take notice of this to avoid disappointment.

No more than two Tolas' weight of Letters can be posted on such occasion by any one Firm or Individual.

J. R. BURLTON BENNETT.

Deputy Post Master Generall in Charge.
Fort William, Genl. Post Office,
The 15th January 1853.

Packets for the Reception of Letters by the following Ships, are open at this Office :-

Names of Venuels.	Agents.	Intended Departure	For what Port,	Touching at	lemarks.
Steamer,	Gisborne and Co P. and O. S. N. Company, Ditto, James Lyall and Co., Gillanders and Co.,	Calcutta, 19th January, 16th January, 18th Ditto, 20th Ditto, 22nd Ditto,	Suez,	Madras, Ceylon and Aden.	

J. R. BURLTON BENNETT,

Deputy Post Master General,

Calcutta, General Post Office, 14th January 1853.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per P. and O. Company's Steamer "Bombay." will be closed at this Office, on Monday, the 17th instant.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, General Post Office, \\The 12th January 1853.

Export Overland Mail vid Bombay.

THE Government of Bombay having appointed the 29th January for the departure of the next Steamer therefrom, with a Mail for Suez, Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Wednesday, the 19th instant, and that the first set of the Overland Packets will be closed at, and despatched from, this Office on Tuesday, the 18th-idem.

P. S.—Notice issued on the 4th instant to be cancelled.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.
Fort William, Genl. Post Office,
The 6th January 1853.

Report Overland Mail vid Southampton and Marscilles per P. and O. Co.'s Steamer, " Pollinger," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Snez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong-Kong,) intended for transmission by the Penansular and Oriental Company's Steam Vessel "Pottinger," will be closed at this Office on Wednesday, the 19th instant.

No After-Packet will be made up for the above Vessel.

J. R. BUBLION BENNETT,

Deputy Post Master General, in Charge. Calcutta, General Past Office, \(\)
The 8th January 1853. NOTICE. — The Public are informed that the Hooghly Mail Despatch for Calcutta of the 13th instant, containing the Mails from the following places, has been lost in transit:—

Hooghly Mail, of the 13th instant. Santipore, ditto 13th ditto. Nyasurai, ditto 13th ditto. Degra, ditto 13th ditto. Culnah, ditto 13th ditto. Jehanaghur, ditto 13th ditto. Patolee, ditto 12th ditto. Cutwa, ditto 12th ditto. J. R. BURLTON BENNETT, 30

Deputy Post Muster General, in Charge.

Calcutta, Gent. Post Office, 1 The 22nd December 1852.

Dated Camp Simla, 15th September 1852.

NOTICE.—The public are hereby informed, that arrangements have been made for the conveyanc of Dak travellers on the Mail Cart from Lanore to Moultan and intermediate Stations;—the charge for one seat will be made according to the rate-laid down in the annexed Schedule.

When a Passenger may wish to travel with the Mail to any place not mentioned, the charge wid be 3 annuas per mile travelled.

Schedule showing the rate of Charges to be madto Passengers for one scal on the Aloudan and AbLahore Mail Cart.

	Mance.	(d)	Ala Ala	il	Exp	eres eres	14
	7				~		
From Labore to Googaira,	76	15	0	0	30	0	Ų
From Goognira to Hurroppa,	10	8	0	0	20	0	U
From Hurruppa to Moolian,	87	17	0	0	43	6	0
From Ladiere to ditte,	203	40	Q	0	101	8	()

II. B. RIDDELL, Post Master General, N. W. P.

By Command of the Most Noble the

GOVERNOR OF BENGAL.

NOTICE TO THE PUBLIC.

ESTABLISHMENT OF CONTRACT MAN. PACKETS to Ceylon, Mauritius and England, via the Cape of Good Hope.

General Post Office, 21st July 1852.

The Mail Packets of the General Screw Steam Shipping Company will convey Mails to Ceylon, Mauritius, Cape of Good Hope, Ascension and England.

All Letters and Newspapers for Ascension, Mauritius and the Cape of Good Hope, unless specially superscribed for transmission by the "General Screw Steam Shipping Company's Steamers," will be forwarded by sailing Vessels.

Letters for the above British possessions sent by these Packets, will be liable to the uniform rate of one shilling, or eight annus, when not exceeding half an ounce in weight, two shillings, or one rupee, when not exceeding an ounce, and so on in proportion; but Newspapers transmitted by these Packets will be conveyed free from charge.

The postage chargeable on letters for Mauritius, Cape of Good Hope and Ascension, must be paid in advance; but parties forwarding letters for Ceylon and England by these Packets, possess the option of paying the Steam postage in advance, or leaving it to be paid on delivery.

J. R. Burlton Bennett,

Deputy Post Master General,
in Charge.

For Dacoa and Gowhatty in Assam.



The Cargo Boat "Goomtee," in tow of the "Thames," will be dispatched on or about the 20th instant. For Freight and Pas-

sage, apply at the Government Boat Office.

By Order of the Superintendent of Marine,

J. Woodley,

Clerk of the Goet. Boat Office.

Government Boat Office, }
the 14th January 1853.

No. 5554.

MOTICE TO MARINERS.

NOTICE is hereby given of the existence of a Rock which is situated 3 miles to the S. S. E. of the South Rocks laid down on the Charts off the South end of the Middle Bolongo Island on the Coast of Arracan.

2. Communders of Vessels navigating the Coast are cautioned not to approach the South Rocks within the distance mentioned.

By order of the Superintendent of Marine,

H. Howe,

Secretary.

The 7th December 1852.

COMMISSARIAT NOTICE.

SEALED TENDERS will be received at the Executive Commissaviat Office, at the Presidency, up to 4 P. M. of the 15th February 1853, for the supply of the undermentioned articles for the Presidency Division for the periods specified.

Tenders will be received for each article saparately, agreeably to forms now open for inspection at the above Office, and not otherwise, and they will be opened and read on the 16th February 1853, at noon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item, will be required as a deposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

For (3) three years.	No. posit.	I or (1) one year.	De-
Petty Store, Hospital Mothing &c., Duto Dieting, Buzur Medicine and a Neosanties, Meat for Troops, Buffand Leather Ac- contrements, Hackeries, Sea and River Pro- visions for the use of Detachments of Entorem and Na- tive Troops,	Go, sRa. 500 500 500 500 500 500	Bread for Troops, Bour Boats, Costor Oil, Coffee, Frowcood, Gear for Elephents and Bullouks, Rum Puncheons, &c., Table Rece, Rice for Elephants and Otto, Sugar, Bonnes, Sult, Table and Common, Grann, 1st sort, picked for Houses, Ditto, 2nd ditto, for Bullocks,	100 100 100 100 200 . 100 100

G. NEWBOLT,
Asst. Commy General.

COMMISSARIAT NOTICE.

SEALED TENDERS will be received at the Executive Commissariat Office at Benares up to 4 p. m. of the 15th February 1853, for the supply of Bread, Beef, Bhoosah, Butter, Gram, Eggs, Fowls, Firewood, Milk, Mutton, Medicines (country,) Ottah, Rice, Sugar, Salt, Hospital-clothing, Quilts, Gear for public cattle, and Bedding for European Troops for the Benares Division of the Army, for 1, 2 or 3 years respectively, commencing from 1st May 1853.

Tenders will be received for each article separately, and accompanied by a deposit of not less than One Hundred Rupees. They will be opened and read on the 16th February 1853, at Noon precisely, in the presence of such parties concerned as may choose to attend at the Office. Tenders to specify rates in words as well as figures. Forms to be had on application at the Executive Commissariat Office, and not otherwise.

G. B. MALLESON, Offig. Ex. Coml. Officer.

Benares, Evecutive Commissariat \\
Opiov, \Sth December 1872.

Court for the Relief of Involvent Debtors at Calcutta.

In the matter of John Peter Sylva, a prisoner, confined for debt in the Common Gaal of Calcutta, but late of Meerut, in the North-Western Provinces, carrying on trade and business as a Wine Merchant, under the name and style of J. Sylva and Company, an Insolvent.

On Saturday, the 18th day of December last, it was ordered that the hear? ing in this matter shall be on the 5th day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Robertson, Attorney.

In the matter of William Jenkins Moore, a prisoner, Jenkins Moore, a prisoner, confined for delut in the Common Gaol of Calcutta, but late of Patua, in the Upper Provinces of India, and late an Assistant to the Opium Agent at Patno, aforesaid, an Insolvent.

On Friday, the 17th day of December last, it was ordered that the hearing in this matter shall be on the 5th day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Robertson, Attorney.

In the matter of Sickurchand On Friday, the 24th Baboo, of Siboo Takoor's day of December last, it Lane, in Calcutta, a Cloth Merchant, as Insolvent. was ordered that the hearchant, as Insolvent. ing in this matter shall be on the 5th day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Gasper, Attorney.

In the matter of George 7 Palmer; of Sealdah, in the suburbs of Calcutta, Head Assistant in the Collector's Office, Abkaree Department, an Insolvent.

On Friday, the 7th day of January instant, it was ordered that the hearing in this matter, shall be on the 5th day of March next, and that the said Insolvent, do then attend to be examined by the said

Swinhos, Attorney.

Court.

Chief Clerk's Office, 11th January 1853.

In the matter of John Rozario, 7 Notice, that the petition of Mirzapore, in Calcutta, late of the said Insolvent, seek-Clerk to the late First Judge mg the banefit of the Act mg the honefit of the Act XI. Vic. Cap. XXI., was filed in the office of of the Court of Small Causes, an Insolvent. the Chief Clerk, on the 11th day of January instant, and by an order of the same date. the Estate and Effects of the said Insolvent were vested in the Official Assignee.

In the matter of John Rozario, On Tuesday, the 11th of Mirzapore, in Calcutta, late day of December instant, On Tuesday, the 11th Clerk to the late First Judge | it was ordered that the of the Court of Small Causes, hearing in this matter an Insolvent.

of April next, and that the said Insolvent do then attend to be examined by the said Court.

Beely, Attorney.

In the matter of Ramdhone On Monday, the 3rd day of January instant, Is we ordered that the Rocket an Intelvent In the matter of Raphael Shahin Cohen, an Insolvent. said several Jusobients be respectively entitled to their personal discharge under the Act XI. Vic. Cap. In the matter of Charles XXI., as to all claims of Christopher Stone, an Isral the several persons named in their respective Schodule as Creditors.

Chief Clerk's Office, 14th January 1853.

BANK OF BENGAL BATES.

DISCOUNT.

Private Bills and Notes at or within Y 6 per Cent.

INTEREST CHARGED.

On Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper,

On Deposit of Opium, Metals and } 5 Indiger, f

6 ,, On Deposit of other Goods, On Accounts of Credit & per Cent, in excess of the above rates respectively.

WM. GREY, Secy. & Treasurer.

Bank of Bengal, 18th November 1852. }

Supreme Court of Judicature at Fort William in Bengal.

IN EQUITY.

Receiver's Office.

think fit, that is to say :-

Sreemutty Trepoorah Soondery Dubge and others, versus Goury Churn Mookerjee and

another cause. NOTICE is hereby given, that on Saturday the 22nd day of January 1853, at 1 o'clock in the afternoon, Maurice FitzGerald Sandes, Esquire, Receiver of the Supreme Court, will put up at his Office for Lease the undermand found Villages and Lands, &c., belonging to the Estate of Doobga Churn Mookerjee, decensed, upon such terms and conditions and upon such security as he may

IN ZILLAH HOOGHLY.

1st Lot .- Eight annas share of Lot Monohurpore, in Pergunnah Borow, containing two Mouznhs, Monohurpore and Mouzah Gover

One-third share of Lot Ramporah, in Pergunnah Baulia, containing ten Monzahs, Hauriedhorne, Doyorah, Mollowgram, Suntosonagore, Goury-pore, Ghosaul Bautty, Chundenpore, Kismut Kismu! Bhooputtypore, Mouzah Burrogram and Pykhal-

One-third share of Lot Sonatollah, in Pergunnah Bhoorsoot, containing two Mouzalis, Neil Senatellah and Goallah Bundo.

One-third share of Lot Anaymah Kannoopot, containing six Mouzahs, Kismut Neej Kunnoopot, Monzah Coomarchuck, Takoorany, Chuck Dhoor-

kolly, Surpye and Sawoobonna.

2nd Lot.—One-third share of an Indigo
Factory at Monohurpore, with a Garden. &c., a Tank and some implements for manufacturing Indigo.

One Indigo Factory at Khoraaul with a Garden, &c., a Tank and some implements for manufacturing Indigo.

One Garden at Jonye, called Hawokhannah Garden with Buildings, &c., a Tank, Ground about seven Biggaha.

One-third of a Tank at Jonye called Bulta

One-third share of joint rent-free and leasehold lands in Zillah Hooghly.

For particulars apply at the Receiver's Office, Supreme Court.

Supreme Court, Receiver's Office, 30th December, 1852.

NOTICE is hearby given, under Section VI. Act I. of 1845, that the undermentioned Feares in Zalade Buildowin, will be put up to public and anneserved Sale at the Collector's Office of that District, on Wednesday, the Zait January 1873 A. D. corresponding with the Heir Mang 1879 B. S. for Arrears of Reverse up to the Kest of Agreen 1879 B. S.

Recarded Freprictor. Sandler Jumma to Recarded Freprictor. Sandler Jumma to Recarded Freprictor. Shall Residual Residual Shortshee Bals Daber, 19500 9 5 19 Char Leeky Afan. Shalgram Hazaree,	.:	ri	- da		ó	7.	30
Kyamer Zeinichtere Chackich Baboqure, Kyamer Zeinichtere Chackich Baboqure, Kramer Zeinichtere Chackich Baboqure, Reignelly and Lait Kabo, in Perumah Sundapp. Kyamer Indok Suagran, Bazarer Lekuraj, resumed Ship Babarer Lakuraj, resumed Ship Babarer, in Char Lecky Afau, Khamer Indok Suagran, Bazarer Lekuraj, resumed Ship Babarer, Reignerath, Purg methy and Calabarer Bakuraj, resumed Ship Shaper, Kharisa Babal M.S. medal Danatah, Mondafut Kher, Ribaria, Babal M.S. medal Danatah, Reigner Methyl Ribasa Babarer, Bapapare, Ribaria, Babal M.S. medal Danatah, Reigner Bararer, Ribaria, Pergamant Danatah, Reigner Methyl Kinsas, Hissa a annus, Ribaria, Pergamant Danatah,		No. of Mehale on the Decree Reas reli or Register.		Recorded Proprietors.	Sauder Junum	Beknoe doe m to 28th Dec. 1852.	mp Remarks
Furnal B sevane Chur and Chur Nee wky, included Banasconduree Dabee and Shopushee Enla Dabee, 19500 9 5 19 Kyamee Interk Shagaret Lakura, resumed Shi- basten Carduck Shagaret Lakura, resumed Shi- Faquerab, Purgment Shekee, in Chur Lucky Afan. Kidarija Lelak Mood, backten Moushee, Mondafut Khy. Ridarija Lelak Mood, backten Moushee, Mondafut Khy. Ridarija Lelak Mood, backten Moushee, Mondafut Khy. Fat Badel Mak ured, Danieh, Riese, Hissa & annak, Brajalan Bazpie,	79 1	2-		Bivens Charder Rev Kishtokanth Dutt and Nubord kishto Roy Chaudhooree,	8211 6	1404 12	0
1365 bastene Takok Sita gram, Hazaree Lakmirai, resunnel Shi- bastene Condadori. Hazaree, in Chur Lucky. Afzu. Shakgam Fizzaree. Shakgam Fizzaree. Esquarash, Purg manth Sin-deep. Mondafut Khr. Reighbard Bazpie, Est Badol M.S. ured, Deacus Mehai Khase, Hissa i annus, Brajolaul Bazpie,	:	1-	Turnell Backane Chura and Chur Nococky, including Kenjarelly and Lale Kaloo, in Pergunash Sundeep.	Bamaseoudurge Dabee and Shorashge Bals Dabes,	19500 9 5	1950 6	0)
Kitarija Islack Maint, brack rear Westerhee, Mandafut Khre-) rat Badal Mala gred, Dawin Mehai Kress, Hissa a annas, Brajalani Bazpie,		1365	Exame Infork Suagram Hazaree Lakning resumed Shir) bootsit (suchatheir Hazaree, in Chur Linky Afzin Enquancia), Purgumin Sundeep.	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		35 0	· · · · · · · · · · · · · · · · · · ·
	:	1370		Brojolaul Bazpie,	39 7	0 0	

NOTICE is bereby given moles Section VI. Act No. I. of 1945, that the undermentanced Establish Backergunge, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Newton, the 24th day of Jecunary 1853, for Arreats of Revenue does the Establish District, are directed to be realized in the same manner as Arreats of Revenue due on the 25th day of December 1852.

Bernai &	(surety) in the property described in colomn 4, will be seld for the realization of Rs. 954-12-5, being the amount embezzled by Chunderkisshore Roy, Surbarakar of Mehat Golvek Chunder Mandul, &c.	He. 185. Ic. 584, the share of Bhuggebattee. Dibbeah, (surety) in the above property, will likewise he cold for the realization of the human.	Entire Mehal is to be sold,
Bainnee due on the 28th day of December 1852.	2 0		3 8
Sainnce the 2 of Da 1852.	954	Ditto	95 10
	de de		101
Sudder Jumma.	1797 10 94 954 12 5.	Ditte,	80
Recorded Proprietors.	Gunga Doss Mookopud-	Ditto	Roghoorem Surkhale, 13 13 103
Names of Mehals.	Estates to be sold on ac-) Person No. 1918, Talcok Ramdeb Sein, in Kharijah ble in the same manner as Present No. 1875. Tuppah Havalli Sullimabad,	Ditte,	Permanently settled Es- [Former No. 2992; [Talook Roghooram Surkhrie, in lates,
Number of Mehals on the Jasariet Rent Rent Reiter Restreet Rent ter.	Fermer No. 1918, Presente No. 1875.	Dieto	Former No. 2982, Pre-cat No. 2901.
Class of Mchais	VI. Estates to be sold on ac- Fermer No. 1918, ible in the same manner as Present No. 1875. Arrears of Kevenue;	Do. Ditto,	Permanently settled Es- [tates,

Zillah Backenyunge, Collector's Office, the 4th Junuary 1853.

F. B. SIMSON, Assist. Collector.

This property was pivilind Purneally will be put up to public and unreserved Sale, at the Collector's Office of that District, on Mon-Hall and Bukeyah. Lemarks. ac 1 0 01 00 - m 0 0 0 0 0 0 0 0 0 the Kist November 111 14 (mar) 0 12 Balance dur 1852. day. the 24th January 1853, corresponding with 12th Maugh 1259 Bengales, for Arrears of Revenue due up to the Kist of November 1852. 2 5 100 to 000 to 000 --- 000 to 000 to 000 to 000 02 28 C3 Sudder Jumma. 0 == 83 15 500-000001-00p ž --20 1 Bunead Singh, ... Ramdyal Windul, Moteechund Sahou, auction purchaser,... Jugaranth Singh,
Bunead Singh,
Mr. R. S. Cohen, Sadhitoollah and Keramutoollah, Nathshalloy, Sheikh Koodentoollah and others, Recorded Proprietors. Ram Chaund, Jugurnath Singh and Tofalall, Thoontee Jba and others, Nuheen Chunder Snena, Ditto, Mehurlell Biswas, Mh. Shaluvere, Pergh. Steepore,
Mh. Lowcha, Falcaka Bysa Joornil, Pergh. do. do.,
Mh. Lowcha, Falcaka Bysa Joornil, Pergh. do. do.,
Mh. Joanapore, Bullitar, Lalonka Pergh. Screpture,
Mh. Bhebra, Talcoka Seemariah, Pergh. Screpture,
Mh. Bullian Pergh. Furch, Singhen,
Mh. Humacumangurga, Pergh. Hwitee,
Mh. Resbeh Ausour, Pergh. Lyhah,
Mh. Bewry Bawipakhar, Pergh. Steeport,
Mh. Saddhhaa, Pergh. b.
Mh. Saddhhaa, Pergh. b.
Mh. Saddhhaa, Pergh. b. Mh. Siekit, Takooka Duhgawan, Pergh. Futtehpor Singhen, Khagra, Talooka Multes Bathana, Pergh. Snorjapure,... Huldee Baree and Salangera, Pergh. Secrippere. NOTH E is hereby given, under Section VI. Act I. of 1845, that the undermentioned Mehals in Zillah Rutonleepeepra, Pergh. Sreapore, Names of Mehals Bengal Portion. Mb. No. of Mentls on the Desired Rent Roll or Register. 169 808 21 orthor, paying a summing of summing texteed. temporarily or let in Class of Melials. farin, 24.1. Of Char

C. D. RUSSELL, Collector.

8 | Hall.

0 2

91-

ा

20 00

Mh. Asseswam, Pergh, Stochore, Southest, Mh. Monarcepore, Pergh, Futtehpore Southest,

Klass and Resumed M. huls

Regr. No.

25.5

as countily by a farmer, and is to be sold for the

dar by him.

0

0

Shelkh Allybux, security,

15 Bocgas land with Mangoe and Far trees of Golum Hosein, is Lallye Chawtener, Pergh. Hauther......

i

NOTICE is bereav given, under Section I. Act I. of 1845, that the undermentioned Estates in Zillab Titlicot, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Thursday, the Uth January 1843, for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th Discember 1852.

Remarks			43 15 0 ditto for ditto ditto.	4 annas, I guadalis and I cowree share ditto
Balance on the 28th Da- cember 1852.	1	648 12 2 76 0 0	43 15 0	503 2 5 86 11 0
Sudder Jumma.	2 2 2	2 2 2	255 0 4	63
3.5			25.	
Becorded Proprietors.	Hemath Joa, &c., occupants,	Roy Kalliah Sahorie, &c., plaintiffs,	Sectara'n Roy and others, plaintiffs,	Shewbux Roy and others, plaintiffs,
Names of Mehals.	Alis, Usuqba Bludwar-oof Monenthpore, Ph.	Bhudwar, Chutteoriphoor, Fh. Ruttee,	Futtahabad, Ph. Ruttre,	habad, Ph. Cittee,
No. of Me- halt on the Dis- rest Reat Roll or Register.	27.	63	61	ditto, 2718 Futta
No. of Ches.	iled Estate,	E Estates to be sold on account of de-	the rame manner as Arrears of Revenue.	6 Ditto direo ditto,

Tirhout, Collector's Office, the 5th January 1853.

W. R. DAVIES, Deputy Collector, in Charge.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the underment-med Estates in Zillab Shahabad, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Thursday, the 27th January 1853, for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th December 1852.

t 4.5
29 9 7 23 11 0 23 1 2 8 9 1 1 8 9 1 1 24 10 11
118 6 5 71 0 4 71 0 4 69 5 4 58 10 8
Pearee Loll and others, Dulloo Misser and others, Rundut Sing, Chooramun Sing and others,
Ahrowleca, Pergh. Chynpore, Pipra Custurree, Pergh. ditta, Khuroch, Pergh. Dunwar, Bisrampoor, Pergh. Rhouss, Guyrar, Pergh. Sasseram, Mulhur Rutbhan, Pergh. ditto,
1081 1200 1837 2018 2618 2677
Estates,

Depy. Collector, in charge. SYED AZUMOODDEEN, HUSSEIN,

Skakabad Collectorine, the 28th December 1952.

Names of Mehals.	Roopmoonjuree Chowdrain, m minors Jugut Chunder, Ram C Sirkars; Blum Chunder Sirkar,	dians of the minor, Shushidhur Goshain, Joygopaul Rae and Tarrascondery Chowdrainee, Tarrascondery Debie, Kasheshuree Debia, mother and guardian of the minors Chundernath Besee, Sumbhonath Racco Malineaul Resco Mascopaul, Besee, Richnonath	Beren, Kistedhun Besee, Gooroegovind Chowdry, Buroda- govind Chowdry, Clundermoney Debis, mother of Sharoda- covind Chowdry, deceased. Fukuroodeen Mahomed, Abasan (Thowdry, Kaleekant Lahuree, Bhyrul Chunder Chowdry, Rodberschung Chowdry, Chunder Chowdry,	Shugoban Chunder Chowdry, I and Mony Debia, mother of coursoondery Debia, mother, Shibdyal Chowdry, minors	the first of the remark which the market has been and the consistence of the first	Chowdry, Tearchunder Chowdry, Rankunni Chowdry, Collect Chowdry, Tearchunder Chowdry, Collectaceon Denia, Rubin- 32564 13	Lalunce, hunself and guardian on the part of larmi- nathin Laburee, minors; Rejurdem Laburee, Rammath Servicam Mezeundar, Kashi Chunder Monter, Gourer, Delita.
	Rapmoenjuree Chowdrain, moth minors Jugut Chunder, Ram Chu. Sirkars; Blim Chunder Sirkar, Ra	dians of the minor, Shushidhur and Tarrascondery Chowdrainee, Tarrascondery Debie, Kashe guardian of the minors Chunden Rasco, Kaitarveed Rasco, Kaitarveed Rasco, Kaston	govind Chowdry, Chundernouse Description of Chowdry, Kaleekant Lahuree, Bhy Rodherson Chowdry, Kaleekant Lahuree, Bhy Rodherson Chowdry, Chunder, Chowdry, Kaleekant Lahuree, Bhy	hun Chendry, Bhugoban Chunder Chowdry, Covind Mony Delria, Chowdry, minor; Goursoondery I Churn Chowdry, Shibdyal Chowd	Parbutternath Chowd	Crowde	Ledunee, hunstli and guardian o nachin Lahinee, minors; Kajimai Sethiree, minors; Kashi Chunde Rachinem Negendar, Kashi Chunde Rachinemen Sannial, Kalernan Re.
1							

WILLIAM BELL,

G. F. COCKBURN, Officiating Collector.

NOTICE is bringly given, under Section VI. Act No. I. of 1845, that the undermentioned Estates in Zillsh Midnapoor, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Saturday, the 29th day of January 1863, for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th day of December 1859.

No. of Class of Mehal.	No. of Me- has on the Dis- trast Reas Roll or Register.	Names of Mehale.	Rocarded Proprietors.	Sudder Jumma.	Belence due on the 28th day of December 1852.
Termanently settled Es-	218	Chuek Gucool, Pergunah Shahapsor,	Akmal Ocdaen,	28 14 11	28 5 10
1	230	Orjoonee, Pergunnalı Kismut Shahapoor,	Nonkoondram Bhooces, Ramjoy Bhooces, Kamdeb Bhooces, Nurhurry Bhooces, Futteinnain Bhooces, Rechessory Rhooces, and Methalifunity Rhooces,	8 865	121 14 04
	1364	Changooal, Pergunnah Kismut Khurrugpore,	Soroquarsin Bloocea. Animd Moce, (mother of Bustee Narain i Bhoocea) and Matheormehum Nundy,	823 9 5	236 15 102

Midnapoor Collectorate, the 8th January 1863.

NOTICE is hereby given, under Section VI. Act I. of 1946, that the undermentioned Estates in Zillah Burdwan, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Friday, the 4th February 1853, or 23rd Mangh 1259 B. S., for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue on the 30th Nevember 1852.

Remarks.	For 1258 B. S., Bakva baknee,	Ditto ditto. Ditto ditto. This Estate is to be sold under the order of the Collector of Hooghly, dated 10th August 1852.
Sudder Jumms, the 30th Nov. 18.52. or Co. a Ra. Ugghun 1259	11 9 2 6 0 0 34 4 m 14 4 10 37 4 5 18 0 0	2 7 11 2 7 11 1 11 1 1 1 1 1 1 1 1 1 1 1
Recorded Proprieturs.	Nileummul Mullick, Ranconcy Roy, Ramidun Roy. Wola Rajah Dheers, Mahatab Churder Babadoor,	A Lakhing Tank, named Talahazasoe, with its Makengan Standar, Situated in Mh. Dompore, Ph. Ha-vellee, estimated area 15 Baggada, secured area 15 B
Names of Mchals.	Avmah Kt. Beera, &c., Ph. Monchurshee, Avmah Neegua, Ph. Phagah, Diggonagore, Ph. Burdwan, Chur Ghoschaut, Ph. Indranee,	Razpore, Ph. Shergur, Jharsolav, within Noordsona, Ph. Champanugores. A Lakhiraj Tank, aamed Talahazaree, with ite Pahar, situated in Mh. Dosspore, Ph. Haveliee, estimated area 15 Biggpdin,
No. of Me- hais in the Dis- trict Rent Roll or Register.	1616 1849 4967 2941	80 F F 80 F F F F F F F F F F F F F F F
Class of Mehals.	I. Estates permanently settled,	VI. Estates to be sold on ac. count of dernands reali. zable in the same man-
No of Class.	H i	Ä

Burdwan Collectorate, the fith January 1853.

J. WARD, Collects

THE Fifteenth Annual General Meeting of Subscribers to the above Institution will be held in the Fund Office, No. 4 Dacre's Lane, on Monday the 31st January next, at 9 o'clock A. M., to receive the Report of the Directors, and to consider such matters as may then be submitted.

By order of the Directors,

H. ANDREWS,

Secretary.

Unvovenunted Service Family Pension Fund Office, The 17th December 1852.

NOTICE.—We have established a Branch of our Firm at Rangoon, under the style of GLADSTONE, WYLLIE AND Co., and lave authorised Mr. GEORGE GRANT to sign there the name of the Firm, by procuration.

GLADSTONE, WYLLIE AND CO. Calcutta, 14th January 1853.

NOTICE is hereby given, that an application has been this day made to the Supreme tourt of Judicature at Fort William in Bengal, for Letters of Administration to the Estate and Effects of Maria Damzen, late of Damzen's Lane, in the Town of Calcutta, inhabitant, to be granted to Mr. Solomon Damzen, her lawful husband.

Proctor.

13th January 1853.

NOTICE is hereby given, that on and from the 1st of February 1853, duties upon Imports and Experts at the Ports of Rangoon and Bassein, will be levied according to the Tariff now in use nt Calcutta.

Provisional Rules will be deposited at the Custom Houses of Rangoon and Bassein, where they may be perused on application by parties wishing to do so.

A. P. PHAYRE,

Commr. of Pegu

and Govr. General's Agent.

Rungoon, The 27th Dec. 1852.

DENTAL SURGERY.

Mr. D. G. CLERK, Surgeon Dentist, late of Madras, may be consulted on all branches of his Profession, at No. 2, Chowringhee Road.

Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement wil Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient,

By order of the General Management of the Military Orphan Society,

JOHN T. D. KIDD,

Secy. M. O. S.

KIDDERPORE, 31st January, 1851. }

Uncovenanted Service Family Pension Fund. NOTICE .- The following Government Promissory Notes, lost from Lucknow Kooty, belong to Shah Rughuber Doyal:-

No.	14600	of	15150	of	1825-	26	for	Sa.	Rs.	25,000
33			14242		22			23		26,000
22			15134	of	33			33		15,000
22	11161				3.3			23		10,000
22	11162				>>			9.3		10,000
33	11152				39.2			22		15,000
22	11268		11000	C	31			33		5,000
22	15138		11096	OI	7.3		1995	83		20,000
23	11164				2.7			20		10,000
33	11162				23			22		15,000
73 23	11163				ė d			37		10,000
35	14242				22			33		25.000
33			1885-	36	for		Ca	3. B .		4,000
23	807	of	13					22		4,000
2.3	518	-	21					2.5		4,000
3.5	752	of	2.5					>>		4,000

LITHOGRAPHIC AND COPPER PLATE PRINTING

EXECUTE: AT THE

MILITARY ORPHAN PRESS

Moderate Terms.

THIS DAY IS PUBLISHED.

The Mew Quarterly Bongal Army List.

No. XVI.

OF HER MAJESTY'S AND THE HON'BLE COMPANY'S FORCES ON THE BENGAL ESTABLISHMENT.

Exhibiting the Rank, Standing, and Various Services of every Officer in the Army, distinguishing those who have received Medals and other distinctions, and who have been wounded, and in what actions; with their period of Service and dates of Commission.

CORRECTED TO 12TH JANUARY, 1853.

To which is added,

A List of Civil Servants

IN BENGAL AND THE NORTH-WESTERN PROVINCES with the dates of their Appointments, &c.

PRICE-Four Rupees, each Quarterly Number, or to Subscribers, 12 Rupees per Annum,

Payable in Advance.

It is requested that all communications, orders or remittances for the above Army List be sent to the publishers, R. C. Lepage and Co.

A few Copies of previous Numbers of the New Army List are available to parties desirous of securing a complete series of the publication.

14th January, 1853.

For Sale at the Military Orphan Press, PRICE 3 RUPEES,

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

Abstract Statement of the Uncovenanted Service Family Pension Fund, in the Second Quarter of the Official Year 1852-53, compared with the corresponding Quarter of the Year 1851-52.

1.55V			115	Simi	In the Secon ter ends October 18	125	
Balance at Credit of the Fund on the Government Books, in the beginning of the Second Quarter of	Co.'s Rs.	7,27,326	2	4	6,51,308	14	10
Receipts and Gredits in the Second Quarter of each Year,					28,989		
Total,	Cu.'s Rs.	7.58,896	0	10.	6,80,298	10	4
Deduct.	THE STREET						
Pensions paid in the Quarter under review,	Co.'s Rs.	15,173	4	6	14,318	1	3
Fixed Office Establishment and Contingencies,	33	2,045	0	13.	1,994	15	9
interest on Reserve Fund, ditto,	23	2,735	4	0	2,190	14	()
Total	Co.'s Rs.	19,953	11	3	18,512	15	(1
Balance on the 31st October of each Quarter under review, on the Government Books,	Co.'s Rs.	7,38,942	5	7	6,61,785	11	14
Monthly Receipts and Disbursements.		5 [7			House Service	-	Prince of
Subscriptions,	Co.'s Rs.	10,622	6	10	9,716	0	6
Deduct Pensions to Incumbents, Office Charges, and Estimated Contingencies,	33	5,717	6	10	5,728	10	0
Nett Monthly Income, exclusive of Interest upon Capital,	Co.'s Rs.	4,905	0	()	3,987	14	G

		Nonunces on Widows Fund.	Nonlineos on Children's Fund.
In	384	304	574
1851-52,	426	340	608

D. W. MADGE, M. JOHNSTON,

Published by order of the Directors,

FUND OFFICE, 11th January 1853.

H. ANDREWS, Secretary.

H. I. LEE.
Accountant and Collector.

CALCUTTA - Printed and Published by F. Carbery, at the Bengal Muntary Orman Fress, No. 2, HARR STREET



The Calcutta Gazette.

Published by Authority.

to the Press by NOON of TUESDAYS and FRIDAYS: and of a few lines only, before 5 p. m. of those days.

WEDNESDAY, JANUARY 19, 1853.

Fort William, Home Department, Legislative, the 7th Junuary 1853.

The following Extract from the Proceedings of the Governor General of India in Council, in the Legislative Branch of the Home Department, under date the 7th January 1853, is published for general information:

Read a second time the revised Draft of a proposed Act dated the 27th February 1852, and published in the Supplement to the Calcutta Guzette of the 3rd March 1852, to amend the law. of evidence in the Civil Courts of the Bengal Presidency.

Resolution. - The Governor General in Conneil resolves, that the following amended Draft on the subject, be published for general information.

ACT No. --- OF 1853.

An Act to amend the Law of Evidence in the Civil Courts of the East India Company in the Benyal Presidency.

Whereas the law of evidence administered by the Civir Courts of the Presidency of Fort William In Bengel, and the rules for the attendance and examinated of witnesses and the production of documents in such Courts, require amendment, It is enacted as follows:

1. Sections XXXIII. and LXXIII. Regulation XXIII. 1814, of the Bengal Code, so far as they are inconsistent with the provisions of this Act, Section XI. Regulation XXIV. 1814 of the same Code, except so far as it relates to the signing and issuing of any process of Court to which the signature of the judge may not be specially required, and Section 1. Act VI. 1843, so far as it nuthorizes the examination of witnesses according to the rules established by Section XI. Regulation XXIV. 1814, aforesoid, are hereby repealed.

II. In any regular or summary suit, appeal, or proceeding in any of the Civil Courts of the East India Company, and also in any summary suit, or other proceeding of a civil nature before any Court, Others, or other person having by law or by consent of parties authority to examine witnesses, any party to such suit, appeal or proceeding, shall be competent and entitled to give evidence as a winess either on his own behalf, or on behalf of any other party to the suit, uppeal, or proceeding, in the same manner as if he were not a party to the same. Provided that no party to a suit,

appeal, or proceeding, who shall offer himself as a witness therein, shall, without the consent of all parties thereto, be examined otherwise than in open court, in such manner as the court may direct having regard to the usages and customs of the country, unless such examination shall be taken under, and subject to the Rules prescribed by Sections XXXII. or XXXVIII. of this Act.

III. No person shall, by reason only of any interest in the result of any suit or of any interest connected therewith, be incompetent to give evidence in any such suit.

IV. A husband or wife shall not be competent to give evidence for or against the other without the consent of such other. With such consent either of them shall be competent to give evidence for or against the other, provided that the examination shall take place in Court in such manner as the Court may direct having regard to the usages and customs of the enuntry, or that it be taken and read under, and subject to the Rules prescribed in Section XXXII. or XXXVIII. of this Act.

V. Any party to any such suit may be compelled to give evidence as a witness therein and also to produce any document in his possession or power, in the same manner, by the same process, and subject to the same Rules, as if he were not a purty to the suit, except so far an is otherwise provided by this Act. Provided that no Court need to compel the attendance of any party to such suit, for the purpose of giving evidence therein if such party shall satisfy the Court that he has no personal knowledge of any subject of inquiry in the sait, and that he cannot give any material evidence therein, and shall also undertake, by himself, or his vakeel duly authorized by writing signed by him to give such undertaking, that he will produce, or cause to be produced to the Court, at such time and place as may be appointed for that purpose, any document which he may previously have been summoned to produce, or shall satisfy the Court that such document is not in his custody, possession or power or under his control, and shall further undertake, if required by the Court so to do, either by himself, or by his vakeel duly authorized by writing wigned by him to give such undertaking, that any local agent, manager, or other person who may have acted on his behalf in any matter which may form a subject of inquiry in the suit, shall attend the Court on the trial, and that if such person shall neglect so to do, the party will blusself attend. In the event of a beeach of any undertaking given under this Section, the party bound by the undertaking shall be liable to such fine not exceeding one thousand Rupees as the Court. Judge or other presiding Officer shall direct, to be levied in unquer directed by Section XXIV, of this Act, for the levy of any penalty imposed under that Section, and may also be compelled to attend and give evidence, or to produce such document in the same manner as any other person. Nothing in this Clause shall exempt any-party to a suit from being summoned to produce any document.

VI. After the parties in any suit in which according to the practice of the Court a day is fixed for the hearing shall have filed their exhibits and lists of witnesses, the Court shall, by an order in writing, appoint a day, not less than fitteen days after the date thereof, for the examination of witnesses and the hearing of the man

VII. The list of witnesses required to be furnished in any suit shall include the names of all the witnesses, whether parties to the suit or not, whom the party-filing the list may intend to call as witnesses or whom he may require to be summoned to give evidence or produce any document, also a list of the documents which he may require to be produced.

VIII. If any party to any suit shall require the attendance of any other party thereto as a witness to be enforced, he shall make a special application to the Court for an order for the Summons or attendance of the party, and shall show good and sufficient cause to the satisfaction of the Court in support of such application, otherwise a summons shall not be issued. In cases in which, according to the practice of the Court, a day is fixed for the hearing, the application shall be made before such day shall be fixed.

IX. The Court, upon the application of the Vakeel of any party to a suit whose attendance as a witness may be required, or without such appheation if the Court shall think fit so to do, may, before appointing a day for the hearing, fix some day, previous to the day to be appointed for the hearing, for such party to satisfy him that he has no personal knowledge of any subject of inquiry in the suit, and that he cannot give any material evidence therein, and also to give such undertaking if required, as is mentioned in Section V, and may also, from time to time if necessary, for good and sufficient cause, enlarge the time for such purpose.

X. For the purpose of satisfying the Court that the party to the suit whose evidence may be required has no personal knowledge of any subject of inquiry in the suit, and that he cannot give any material evidence therein, the Court may receive a declaration in writing of such party, if signed by him, and delivered into the Court by much party, or his vakeel. Provided that such declaration, in addition to any other statement which it may contain, shall state, to the best of the belief of the party making it, whether any document which he may have been summoned, or had notice to produce is in his custody, possession, or power, or under his control, or was so at the time of the service of such notice, or summons, and, if not, whether such document ever was in his custody, possession, or power, or under his control, and if so when for the last time, and what, to the best of his knowledge and belief, has become of such

document; and provided also that such declaration shall also state whether any agent, local manager, or other person acted for such party, or on his behalf in any matter connected with the suit, or forming a subject of inquiry therein, and if so shall state the name of such agent, local manager, or other person, and his place of abode, if known.

X1. If the party making such declaration shall wilfully and corruptly make any false statement therein, he shall be deemed quitty of perjury, and shall be proceeded against, and upon conviction punished accordingly.

XII. The Court may, on the requisition of any party to any such suit, or his valued, cause a summona to be issued to every person who may be required to produce any material document. Previously to issuing any kummons for the attendance of any person to give evidence or produce a document, the party requiring the same shall pay into Court such sum as shall appear to the Court to be reasonable, to defray the travelling and other expenses of such person in passing to and from the Court in which he may be required to attend, and give evidence, and for one day's attendance thereat. In fixing the anni to be paid into Court, regard shall be had to the rates, if any, established by the Court or Bourd, if any, to which such Court shall be subordinate. The sum so paid into Court shall be tendered to the witness at the time of serving the summons it it can be served personally. In addition to the sum acpaid into Court, the Court before whom any person who may attend in pursuance of a summons. or proclamation to give expience or produce any document, may order such further sum to be paid to the person so attending by the person to be causing the summons or proclimation issued, as may appear to be necessary to defray his travelling and other expenses, and also the expenses of his detention under the summons. or proclamation, and in case of default in payment. may order such sum to be levied by attachment and sale of the goods of the person ordered to pay the same, and the witness shall not be bound to give evidence or produce any document until such sum shall be paid.

XIII. Every summons for the attendance of a witness to give evidence, or to produce document shall set forth at whose request it is issued, and shall require the intended witness to attend at a time and place to be named in the summons, and shall also state whether the attendance of the witness is required for the purpose of giving evidence, or producing a document, or for both purposes. If the witness be a party to the suit and he shall be required to give evidence, the summons shall require him cither to appear at a time and place to be named therein to give evidence, or to show good and sufficient cause to the Court issuing the summons, on some previous day, also to be named in the summons, and not being less than a week before the day fixed for the hearing, why such party should not appear to give evidence. If a witness, whether a party to the suit or not. is required to attend, and to produce before the Court any document alleged by the party annmoning him to be in his possession or power, a direction to attend the Court with such document shall be inserted in the summous, and the document which the witness may be so called upon to produce shall be described in the summons with convenient certainty.

XIV. Every such summons shall, if possible, be served personally upon the person thereby re-

quired to attend, by showing the original to such parson, and at the same time delivering or tendering to him a copy thereof. Such service must be made a sufficient time before the time apocified therein for his attendance to allow the witness a reasonable time for preparation and for travelling to the place at which his attendance is required, and if the witness be a party to a suit and summoned to give evidence, the summons must be served in time to enable him to show same at the time and place named therein, why he should not be bound to attend, and give evidence.

XV. Any person, whether a party to the suit or not, may be summoned to produce a document without being summoned to give evidence, and any person summoned merely to produce a document shall be deemed to have complied with the summons if he cause such document to be produced, instead of attending personally to produce the same.

XVI. A party to a suit who may be summoned to give evidence shall be bound to attend as a witness at the time and place to be named for that purpose in the summons, and to remain there until after the trial, or until be shall be dismined by the Court, unless he shall show good and sufficient cause to the contrary to be allowed by the Court issuing the same at the time to be named for that purpose in the summons, or at any subsequent time to which the time for that purpose may be enlarged by the Court, for good and sufficient cause.

XVII. Any person not a party to the suit who may be summoned to appear and give evidence shall be bound to attend at the time and place named for that purpose, and to remain there until after the trial, or until he shall be dismissed by the Court.

XVIII. Any person attending to produce a document may be called upon to produce the same without being sworn or examined as a witness.

XIX. A witness not being a party to the suit or proceeding in which he is summoded, shall not be bound to produce his own title deeds, anless he shall have agreed so to do, with the party requiring the production thereof.

XX. A witness, whether a party or not, shall not be bound to produce any document relating to affairs of State, the production of which would be contrary to good policy, nor any document held by him for any other person who would not be bound to produce it if in his own possession.

XXI. A witness being a party to the suit shall not be bound to produce any document in his possession or power which is not relevant or material to the case of the party requiring its production, nor any writing or correspondence which may have passed between him and any legal prostessional adviser. If any party, however, offer himself as a utmess, he shall be bound to produce any such writing or correspondence, in his custody, possession, or power, it relevant or material to the case of the party requiring its production.

AXII. Every witness summoned to produce a document shall, if the same be in his castody, possession, or power, be bound to produce it, or cause it to be produced to the Court, aithough there be a valid objection to the right of the party colding for it to compel its production, or to the

rending, or patting it in as evidence, or to the disclusive of the contents thereof; the validity of any such objection made by the person producing the document shall be determined by the Court, and for the better determination thereof, it shall be lawful for the Court to receive any admissinle evidence which the person producing the document may give respecting it, and it shall also be lawful for the Court to inspect the Jocument, and if necessary to call to its assistance any person whom it may appoint to interpret the same. Such person, however, shall be previously sworn touly to interpret the same to the Court not to disclose the contents thereof alone, and except to the Court, unless the Court small order the document to be given in evidence. If the Court shall be of opinion that such document should not be produced, the Court shall not disclose the contents thereof to the puties, or take any note, or make any mention of the contents or effect thereof in its judgment or proceedings, but shall return the document at once to the pay producing the same, having previously marked the same for the purpose of identification, and shall record in its proceedings, that a document, identifying it by the mack put upon it, was called for, naming the person who may call for its production, that the person having the possession of the document, naming him, objected to its production, and the genous, if any, for such objection, tagether with the reasons of the Court for relusing to compelite production. If the Court shall refuse to enforce the production of a document, or to receive the same in evidence, the Court of appeal may, upon a regular appeal, compel the production of such document, and it such Court shall think that the production of the same ought to have been enforced, or that it ought to have been received in evidence, may themselves enforce its production, and receive it in evadence, and decide the case upon such document, coupled with the other evidence given in the suit.

XXIII. A barrister, attorney, or vakeel, shall mote without the consent of his client, disclose my communication ande by the client to him in the course of his professional employment, nor any advice given by him professionally to his citent, nor the contents of any document of his client, the knowledge of which he may have acquired in the course of his professional employment. The privilege, however, is that of the chutty and if any party to a suit shall give evidence therein at his sown instance the shall be deemed thoughy to have unived nin privilege, and to have gonsented to the disclosure by much barrister, attorney or enceel, of any such matter as aforesaid/article may be relevant, and which the bacrister, astorney, or va-keel would have been bound to disclose, but for the privilege of his client, and the barrister, attorney, or vakeel, shall be bound, upon examination, to discluse any such matter.

XXIV. If any witness, whether a party to a suit of not, to whom any smantons to give evidence or produce a document, shall have been personally delivered shall, without lawful excuse, fast to comply with such summons as required by this loc, or attending, or being present in Court, which without lawful excuse, related to produce any document in his custody or possession, named to such summons as aforestid, muon being required by the Court so to do, the Court shall more full power and authority to issue an order in writing to the anxie to apprehend and bring the witness before the Courts or, it he be already before the

may impose on such witnessa fine not exceeding five hundred supeen for his default or retural, centizable by attachment and sale of his property, and may commit him to close custody until he shall consent to give his evidence, or to sign his deposition, or to produce the document, and any such fine as aforeand shall be levied and recovered by attachment and sale of the property of such person. If any such person shall abscond, or keep out of the way, so that he connot be seized or brought before the Courts his property shall be liable to attachment and sale in the same manner as is provided by Section XXVII of this Act, with respect to a witness on whom the service of a summons com-not be effected. If such person shall be a party to the suit, the Court, in addition to any proceedings to which may witness not being a party to the suit, would in such case be subject as aforesaid, may, if one witness be a plaintiff, appellant, or petitioner. dismiss his complaint, appeal or petition, with costs as against such party, or if such party be a defendant, or respondent, may hear, and decide the case as against such defendant or respondens av parke. If may such complaint, appeal or petition shall be dismissed for such cause, the complainant, or petitioner shall be deburred from preferring any other petition, appeal or complaint in the game muster.

XXV. Any person present in Court; whether a party or not, may be called upon and compelled by the Court to give evidence, and produce any document then and there in his actual possession, or in his power, in the same manner and subject to the same rules as if he had been summoned to attend and give evidence, or to produce such document, and may be pumshed in like manner for any refusal to aboy the order of the Court.

IVXX. Any person, whether a party to the suit or not, to whom a summons to uttend, and give evidence, or produce a document, shall be personally delivered; and who shall, without lawful excuse, neglect or refuse to obey wich summins, or who shall be proved to have abaconded, or kept out of the way to avoid being served with auch summuns, and any person who, being in Court, shall, upon being required by the Court to give evidence, or produce a document in his possession, shall, without lawful excuse, refuse to give evidence, or sign his deposition, or to produce a document in his possession, shall, in addition to any proceedings under Section XXIV, of thin Act, be liable to the party at whose request the summons shall have been issued, or at whose instance he shall he required to give evidence, or produce the document, for all damages which he may sustain in consequence of such neglect, or refusal, or of such abscunding, or keeping out of the way as aforesaid, to be recovered in a civil action.

XXVII. If a person, whether a party to a suit or not, for whose attendance either to give evidence or produce a document a summons may be issued, cannot, after diligent search, to be certified by a return of the nazir, be found, the Court upon proof that the evidence of such witness, or the production of the document, is material, and that the artness absconds, or keeps out of the way to avoid being served with a summons, and that be could not, after diligent search, he found or served with the summons, may cause A proclamation requiring the attendance of such person to give evidence, or produce the document at a time and place to be named therein, to be affixed, in the presence, and with the attentation of two respectable householders of the village, omnide

Court, to take him into custody. And such Court | his house or place of usual abode in some conapieuous place, and if such person shall not attend at the time and place to be named in such pro-clamation, and it be proved to the weisherion of the Court that the witness cannot be found, Lis property, real and personal, to such amount as the Court shall deem reasonable, (but subject to the same limitation as to the Articles exempt from attachment as in case of attachment for arrears of rent,) shall be liable, under an order of the Court, to attachment and sale. Provided always, that when the order for attachment and sple shall been issued by any Court suburdinate to the Court of Sudder Dewniny Atlantit, a summary appeal shall be within one month from the date of the order of the subordinate Court to the Court to which its orders are generally appealable; and that the Rules for the time being in force in regard to sales made in execution of decrees, as to the mode and period of attachment and the place or manner of sale, and as to claims of third parties to property attached and notified for sale, shall be held applicable to such sales.

XXVIII. The cost of the attachment, shall be borne in the first instance by the party applying for it, and the Court Issuing the aumnious and attachment shall not proceed to sale of the property, if the person summaned as a witness shall appear and satisfy the Court that he did not abscond, or keep out of the way to avoid service of a summons. Upon the appearance of such witness, the Court shall make much order in regard to the costs of the attachment as it shall deem it. If the witness appearing shall fail to entisty the Court that he did not abscood, or keep out of the way to avoid service of a summons, it shall be in the discretion of the Court to order the property attached to be forfeited and sold or to be released from attachment, upon payment of all costs incurred in consequence of such delan't or absconding, or keeping out of the way, and of such fine as the Court may deem reasonable, with reference to the circumstances of the case, and the condition in life of the witness, and such fine may be recovered by sale of the property attached. a sufficient portion of which may be retained and sold under the attachment for that purpose, and the residue may be either released or retained to satisfy the party injured such dumages as may be recovered against the witness for absconding, or keeping out of the way to avoid being served with a summons, as the Court may think at to direct : such last-mentioned order shall be subject to appeal in the same manner and within the same period, as an appeal against an order for attachment and sale under the last preculing Section of this Act.

XXIX. All orders as to fines, or the levying thereof, or an to imprisonment under this Act, aball be subject to a similar appeal within one month from the date of the order.

XXX. It shall not be necessary to postquite the hearing or decision of a case for the non-production of a document, or for the evidence of a witness, who may neglect, or refuse to attend, or who may abscond, or keep out of the way, or who ennuot be served with a summons, beyond such period as may appear proper to the Court, having regard to all the circumstances of the case; provided il at when a summone shall have been issued for the attendance of a plaintiff or appellant in a suit. to give evidence, or produce any document, the Court shall, at the request of the Defendant or Respondent, unless there be good reason to the contrary, postpone the hearing or decision until

the can be personally summoned, or shall attend and give evidence, or produce the document required, and that where a summons shall have been issued for the attendance of a defendant or respondent, to give evidence, or produce a document, the hearing or decision shall, upon the application of the plaintiff or appellant, he postponed in like manner, unless there be good reason to the contrary, until the defendant or respondent can be personally summoned, or shall attend and give evidence, or produce the document required.

XXXI. On the day appointed for the bearing, the exidence of the attending witnesses shall be taken orully in open Court in the presence and hearing, and under the personal direction of the Judge, and shall be recorded in such manner, and according to such forms as shall be from time to time prescribed in that behalf by the Court of Sudder Dewanny Adambut. The evidence of each witness given upon such examination shall be taken down in writing, by or in the presence of the Judge, not ordinarily by question and answer, but in the form of a margative, and when completed shall be read over to the witness, and signed by him in the presence of the Judge and of the parties, or their vakeels, or such of them as may think fit to attend. In case the witness shall refuse to sign the deposition, the Judge shall sign the same, and record the reason if any, given by the witness for auch refund, together with such remarks thereon as the Judge shall think fit to make. It shall be in the discretion of the Judge to take down, or cause to be taken down, any particular question and snower if there shall appear any special reason for doing so, or any party, or his vakeel, shall require it. If any question put to a witness be objected to by either of the parties, or their vakeels, and the Court shall allow the same to be put, the question and answer shall be taken down, and the objection, and the name of the party making it, shall be noticed in taking down the depositions, together with the decision of the Court upon the objection. The Judge shall also record such remarks as he may think material respecting the demeaner of any witness whilst under examination.

XXXII. In cases where the evidence is needed of females, who, according to the custom of the country, ought not to be compelled to appear as witnesses in a Court of Justice, and in which the Court shall be of opinion that the ends of justice require and justify it, such Court may issue a Commission to any Officer of the Court or other person, to be named in such Commission, for the examination of such females in the bearing of the parties to the suit or their valceels, in such manner as the Court may direct, having regard to the custom and usage of the country, and with liberty to the parties or their vakeels, to cross examine, anything in Section V. Act VII. 1841, to the contrary notwithstanding.

XXXIII. On or before the day appointed for trial, the Court may, for any sufficient reason, such as the unavoidable absence of any material witness, or for other good cause, on the application of either party, postpone the hearing to Mother day, to be named, on such terms as to the payment of the casts of postponement to the opposite party, as to the Court shall seem reasonable. In such case notice in writing shall be given to each of the witnesses to attend and give evidence, or to produce a document on the substituted day, Instead of the day mentioned in their summonses, If there be time to do so and the judge shall so

order. The notice shall be served in the same manner as a announcement The service of such notice shall have the same effect as if the substituted day had been originally maned in such summors as the day for the appearance in Court ta give evidence or produce a document, and all the provisions in this Act relating to aummonage to give evidence or produce documents, shall extend to such notices in the some manner as if such natices had been expressly mentioned in such provisions. If the application be too late to serve such notices, the Court may order that the examination of any witness who may be present, or shall attend in pursuance of a aummona, shall be proceeded with, and that the further hearing of the case, after the examination of suck witness, shall alone be postponed.

XXXIV. Unless the hearing be postponed in manner aforesaid, it shall commence on the day appointed, or as soon afterwards as the business which may be pending before the Court and may he entitled to priority will allow, and the recording of evidence on the trial of any suit when begin under the rules above emeted, shall continue on the same day, or on consecutive business days, until the whole of the evidence of the witnesses present shall be heard. The pleaders shall then be heard orally on the merits of the case as regards the issues both of fact and law, and after considering the argument and evidence, the Judge shall record his judgment under Act XII. 1843.

XXXV. If the Court, after the evidence of all the witnesses shall have been heard, and before hearing the pleaders, or recording the judgment, shall think it necessary for the ends of justice to inspect any document, or to examine any party to the suit, or any other person whose evidence may appear to be material, the Court, of its own accord. may cause such party or person to be summoned to attend as witness, to give evidence, or to produce such document, if in his posses don, on a day to be appointed, and may examine such party or person as a witness in open Court, or in such other manner as the Court may direct, upon any question which the party or witness may be bound to answer, and the Court may think necessary, and may also compel the production of my document mentioned in such summons, which any such person may . have in his possession or power, and he bound to produce. Any witness so entied shall be subject to the cross-examination of either party, or his vakes). If such person, whether a party or not, shall be a femule, who, according to the custom of the country, ought not to be compelled to appear as a witness in a Court of Justice, the Court may order such person to be examined in the manner provided by Section XXXII, of this Act, upon such questions as he may direct. The Commisnimer or other person authorized to take the examination in such case may put such further questions as in his judgment may be necessary, or may arise out of the answers to be given to the questions directed by the Court.

XXXVI. The Judge, on the application of either party, may cause public notice to be given in Court, either before or during the examination of any witness, requiring all or any other witnesses, whether parties or not, who have been summoned or inserted in the list of witnesses in the same cause, to leave the Court, or to remain out of the same. Any witness in a cause who withe out lawful exense shall remain in, or come into Court, contrary to such notice, shall be punishable as for contempt, and shall be liable, at the discretion of the Judge, to any time not exceeding two hundred Rupees, or in the case of non-payment to imprisonment in the civil juil, without labor, for any term not exceeding one calendar month. Whenever such notice shall be given, the consequence of disabedience thereto shall be publicly explained at the time of giving the notice. Care shall be taken that any witness who may be explained in the absence of the other witnesses whall not have any communication with such other witnesses prior to their examination.

XXXVII. Any party to a suit, appeal or proceeding who may be examined as a witness therein, shall, except as otherwise provided by this Aot, be examined according to the rules for the time being in force as to the examination of witnesses not being parties to the suit, and shall be punishable for any fulse evidence given by him, in the same mainer as if he were not a party.

AXXVIII. The words "Witness" and "Witnesses" in Act VII. 1841, shall respectively include any party or parties to a suit, and the said Act shall be read as if the words " or party" or mitties" had been used in such Act, in conjunction with the words "witness" or "witnesses" respactively. Provided that the deposition of a party taken under the provisions of this Section at the instance of any opposite party may be read in evidence by, or on behalf of, such last mentionof the said Act. Provided also, that no deposition of any party taken under the provisions of this Section shall be read or used in evidence, unless taken and read at the instance of some opposite party, or unless it shall be proved that the deponent is unable, from sickness or infirmity, to attend to be personally examined, or is, without collusion, or any reference to the suit, at an great from the Court, that, in the judga distance ment of the Court, it would be unreasonable to require his personal attendance in Court for the purpose of giving such evidence, in which last-"Wentioned case it shall be discretionary with the Court, having regard to the nature of the case and of the evidence given, either to allow, or refase such deposition to be read.

XXXIX. No appeal shall lie from any order or decision of a Judge with respect to summoning or examining any party to a suit, or as to allowing a deposition to be read under the Section next preceding.

XL. If any party to any such suit as aforemaid, shall refer to any document in his possession ar power, in any pleading or statement, he shall file such document with the pleading or statement, unless the Court shall, for good and sufficient cause, extend the time for filing the same, and any adverse party shall be entitled, by himself, or his vakeel, to impact and take a copy of the document before he shall be bound to answer such pleading or statement.

XLI. In the construction of this Act, unless where it is otherwise expressly provided, or there is something in the subject or context repagnant to such construction, or which would render such construction inapplicable to the case, the word "Court" shall mean any Civil Court of the East India Company, and shall include any Judge or other officer or person mentioned in Section II. of this Act; the word "Judge" shall be understood to mean the chief judicial authority presiding in any such Court, and shall include any officer, or person baviar, by law, or consent of parties, authority to examine witnesses and to act judicially; the word "Suit" shall be deemed to

menn and include any suit, appeal or proceeding mentioned in Section 11.; the word "Witness" shall include all persons competent and liable to give evidence, whether parties to any suit or proceeding or not. Words importing the masculine gender or singular number, shall include the feminine gender or plural number and vice versa.

XLII. This Act shall extend boly to Civil proceedings, and to the Presidency of Fort William in Beng d, and shall not include any of Her Majesty's Supreme Courts of Judicature.

Ordered, that the Deaft now read be reconsidered at the first Meeting of the Legislative Council of India after the 7th day of March next.

J. P. GRANT, Secy. to the Govt. of India.

Fort William. Home Department, Legislative, The 14th January 1853.

The following Extract from the Proceedings of the Governor, General of India in Council in the Legislative branch of the Home Department, unter date the 14th January 1853, is published for general information:

Rend a second time the draft of a proposed Act, dated the 2nd July 1852, and published in the Colcutta Gazette of the 7th July 1852, to amend Act No. VI. of 1852.

Resolution - The Governor General in Council resolves that the following amended draft on the subject be published for general intermetions:

Apr No. -- of 1853.

An Act to repeal set No. VI of 1852, and to make provision for defraying the cost of the Light-flours on Pedra Branea, and for maintaining the same, and also a Floating Light established in the Straits of Mainrea to the West of Singapore, and for the establishment and maintenance of such further lights in or near to the said Straits as may be deemed expedient.

Whereas it was deemed desirable, for the safety and guidance of Ships navigating the China Seas, to build a Light-House on the Island Rock called Pedra Branca, situate at the Island whereas certain sums of money were subscribed by private individuals for that purpose, but the same were insufficient to defray the expense of building such Light-House; and whereas the East India Company agreed to build such Light-House, and to advance centain sums of money to complete the same, on condition that the said sums of money should be repaid to them by the bey of certain tolls; and whereas since the passing of Act No. VI, 1852 a floating light has been established by the East India Company in the Straits of Malacea to the West of Singapore, at a place called the 24 fathom bank, and it may be eafled the 24 fathom bank, and it may be eafled the 24 fathom bank, and it may be eafled the 24 fathom bank, and maintain other light or beacons in or near to the said Straits for the safety and guidance of Ships mayigating the same; and whereas many Ships which devive the benefit of the Florsingh Light and the suid floating light entablished as aforesaid, do not contribute to the expense thereof, and it is just and reasonable that they should be liable so to do; It is enacted as follows:

I. Act No. VI. 1852 is hereby repealed, except so far as it relates to may act already done under the same, or to any toll now due under the provisions thereof, or to any proceedings already

adopted or hereafter to be adopted for the recovery of any such toll.

II. The Light-House on Pedra Brunen aforesnid, shall continue to be called "The Horsburgh Light-House," and the said Light-House, and the appartenances thereunto belonging or occupied for the purposes thereof, and all the fixtures, apparatus and furniture, belonging thereto, shall remain the property of, and be absolutely vested in, the East India Company and their successors.

III. The light maintained at the Florsburgh Light-House, and the soid floating light established as aforesaid, and such other lights as may be established by the East India Company in lieu of such floating light, or in addition thereto, in or near to the Straits of Malacea or Singapore, shall be called a The Straits Lights."

IV. If, after the passing of this Act, any ship, of the burden of lifty tons or upwards, shall depart from or enter any port, harbour or roudstead in the possession or under the Government of the East India Company, upon, or during or at the termination of any voyage, in the ordinary dourse of which she would pass any of the said lights, a till which she would pass any of the said lights, a till which he paid in respect of such Ship as follows:

If the voringe be one in the ordinary course whereaf such Ship would plus the whole of the said lights, one same for every ton of her burden.

If the voyage be one in the ordinary course of which she would pass any one or more of the stid lights, but not all of them, half an anna for every ton of her hunden. Provided that such toll shall not be payable at any such part or place if such toll shall have been paid at any other port or place under the Government of the East India Company in respect of the same voyage, and a proper voucher for such payment shall be produced, or other satisfactory proof of such payment given. Provided also that no toll shall be payable on account of any Ship in respect of any voyage for which toll may have been already paid, or become payable under the said Act No. VI. 1852.

W. The return of a Ship from any port or place shall be deemed a distinct voyage within the meaning of this Act, notwithstanding she may have paid the toll abovementioned in respect of her voyage to such port or place, and notwithstanding the terms of any Charter-party.

VI. All Ships of War belonging to Her Majesty, of any Poweign Government or State, and all Ships belonging to the East India Company, what he exempt from the payment of such toil.

VII. The management and control of the said Straits Horsburgh Light-House," and of the said Straits Lights, are hereby vested in the Governor of the Straits Settlements.

VIII. The said Governor may appoint any person he may think fit, to be a collector of the tolls payable under this Act, at any port, harbour, or place under his government.

IX. The Funds raised by the tolls payable under this Act shall be applicable in the first place to defray the necessary expenses of maintaining and keeping up the said Light-House and the said Straits Lights, and the establishment and maintenance of such other lights as aforesaid, as the Governor General of India in Council may think fit to establish and maintain, and all necessary expenses incidental thereto, and the surplus thereof anall, from time to time, be applied in liquidation of the moneys advanced by the East India Company towards the exection and completion of the

said Light-House, and the apparatus and furniture thereof.

X. The toll to be levied major this Act shall become due and payable in respect of Ships clearing out or departing from any port, harbour or roadstead, in the possession or under the Government of the East India Company, upon any such voyage as aforesaid, previously to the granting of any Port-Clearance for such Ship, on, in the event of her not requiring a Port-Glearance, on her preparing to leave such pout, harbour or roadstead as aforesaid, upon any such voyage from any port or place not under the Government of the East India Company, the toll shull be payable immediately upon her entersing such port, harbour or roadstead.

XI. The Gollector or other Clief Officer of Customs at any port, harhous of place in the possession, or under the Government of the East India Company, or any Officer in that behalf whom the Government to which such port, harbour in place is subordinate anny appoint to receive the tolls abovementioned, shall collect the same. The Officer to whom any such tell shall be paid shall grant to the person paying the same a proper youther in writing under his hand, describing the name of his office, and the port or place at which such payment shall be made, the name, tonnago and other proper description of the Ship, and the voyage in respect of which such toll shall be paid.

ports, harbours or readsteads shail receive any entry or report inwards or outwards of any Ship liable to any tolls payable under this Act, in respect of any voyage, until the awner, master or other person having the command of such vessel shall pay such tolls, or shall produce a proper voucher for the payment thereof for the same voyage at some other port, harbour or place.

XIII. The Officer of Gavernment, whose duty it shall be to grant a Port-Clearance for any Ship clearing out of, or leaving any such part, harhour or place under the Government of the East India Company, shall not grant such Port-Clearance to any Ship until the owner, agent, muster or other person in command of such Ship shall pay all soils to which such Ship or Vessel shall be liable under this Act, or produce a proper voucher for, or give satisfactory proof of the payment of such tells at some other port or place. If any master or owner, or other person having the charge of any Vessel liable to the payment of any tolls under this Act, shall refuse or neglect to pay the amount thereof to the person authorized to collect or receive the same, such person may distrain any goods or merchandize, to whomsoever the same may belong on hourd such Ship, and any tackle, apparel or furniture belonging to such Ship, and may remove the same to some convenient place, leaving notice in writing of such distress, and of the cause thereof, and of the place of removal on hand such Ship. If such tolls, together with the costs of such distress and removal, shall not be If such tolls, together with the paid within three whole days after the seizure, exclusive of the day of such seizure, the person authorized to collect such totia may cause the goods, merchandize, tackle, apparei and furniture so seized, to be appraised and sold, and out of the proceeds of such sale shall pay the amount of the tolls to which such Ship may be linble under this Act, together with the remonable costs of such seizure, detention, appraisement and sale, readering to the muster or owner, or other person having

the command of such Vessel, the overplus, if any, on demand.

XIV. Notwithstanding anything in this Act contained, the person authorized to collect the and tolls at any such port, iterbour or place aforeanist, may in his own name, sue for and recover, on behalf of the East India Company, the amount of any tolls payable to him under this Act, by action of debt in any of the Civil Courts of Her Majesty and the East India Company-against the owner, or master, or other person, who at the time of such toll 'becoming due shall own or have the command of any Ship limble thereto.

XV. In order to ascertain the burden of any Ship liable to pay toll under this Act, the person authorized to collect such toll may require the owner, master or other person in command of such Ship, or my person having passession of the same, to produce the register of such Ship for the inspection of such person, and upon the refusal or neglect of any such owner, master or other person to produce such register, or otherwise to satisfy the person authorized to collect such tolls as to what is the true burden of the Ship, it shall be lawful for the person authorized to collect such tolls to deliver to such muster, owner or others person in command of the Ship, or in the possession thereof, or to leave for him on board such Ship, a notice in writing, specifying what in his judgment is the burden of the Ship, and the burden specified in such notice shall be deemed to be the real burden of the Ship, and be treated as such for all the purposés of this Act, until the owner, moster or other person having the command of the Ship shall give anfficient proof of the true burden thereof.

XVI. The Governor General of India in Council may, from time to time, as he may think fit, reduce the tolls payable under this Act, and again raise the same to my amount not exceeding the amounts above specified.

XVII. The word "Ship" throughout this Act shall be held to mean and include a Schooner, Outter, Brig, Brigantiue, Barque, Steam-boat and any square-rigged Vessel.

Ordered, that the Draft now read be reconsidered at the first Meeting of the Legislative Council of India after the 14th day of April next.

J. P. GRANT, Secy. to the Govt, of India.

Fort William, Home Department, Legislatine, The 14th January 1853.

The following. Druft of a proposed Act was read in Council for the first time on the 14th January 1853.

Acr No. -- or 1853.

An Act for bringing the lapsed State of Coluba under the Laws of the Presidency of Bombay.

Whereas it is no longer necessary that the lapsed State of Colaba, should be exempted from the general rules of the British Administration.

I. It is hereby enacted, that from and after the day of 1853, Act XVII. 1844 whell be repealed, and the Colaba State described in the lat Section of the said Act shall be subject to all Regulations and Acts which are, or shall be, in force within the territories, subject to the Armidency of Bombay.

II. And it is hereby enacted, that suits on the following subjects shall not be cognizable by the Civil Courts within the said lapsed State of Colaba:

1st. All claims for damages against persons in authority under the late Government, for abuse of power during that period.

2nd. All claims against Government on account of Enams.

3rd. All claims against Government on account of Jagheers, Wurshaums, Pensions, Nemnooks and other advantages not hereditary.

4th. All disputes regarding Public Rent or Revenue psyable to Government, and all complicition of exaction by Mamlutdars, or District or Village Officers.

5th. All claims on account of village debte, all village boundary disputes, and village disputes regarding the use of wells and water-courses.

III. And it is hereby enacted, that the Governor of Bombay in Council is unpowered to exempt from the Jurisdiction of the Civil Courts, in all matters partiking of the nature of a Civil suit, Yeshudabaee Saheb Angria, a relative of the late Angria Sirkeil, and to declare this lady amenable to the authority of an Agent whom he may appoint for this purpose.

Ordered that the Deaft now read be published for general information,

Ordered that the said Draft be reconsidered at the first meeting of the Legislative Council of India after the 14th day of April next.

> J. P. GRANT, Secy. to the Govt. of India.

No. 2.

Fort William, Financial Department, The 13th January 1853.

NOTIFICATION,—Notice is hereby given, that the Salaries, Pay, Butta and Allowances of the Civil, Military and Marine Departments, for January 1853, will be payable as under:—

Military and Marine Departments, on Thar, day, the 10th Proximo.

Civil ditto, on Tuesday, the 15th Proximo.

By Order of the Most Noble the Governor
General in Council,

J. A. Dones, Secy. to the Gort, of India.

No. 353.

Fort William, Foreign Department, The 19th January 1853.

Notification.— Lieutenant and Brevet Captain J. C. Lamb, Executive Officer Ferozepore and Umritaur Road, has obtained leave of absence till the 1st November 1852, in extension of the leave granted to him in Orders of the 8th October last, No. 3635.

C. ALLEN,
Offy. Secy. to the Good of India.

No. 127.

Orders by the Most Noble the Governor of Bengal.

Appointments - The 5th January 1853 .- The Reverend J. Y. Becher, B. A., to be Chaplain of Cuttack.

The 13th January 1853 .- Mr. John Robinson to be Bengalice Translator to Government from the 20th instant.

Monivie Ally Ahmed, Deputy Collector, under Regulation 1X. of 1833, is appointed to the 1st or Northern Survey Division, and vested with the powers of a Collector under Regulation VII. of 1822, in the Districts of Bhaugulpore, Purneah, Dungepore, Rungpore, Beerbhoom, Moorsheda. bad, Jessore, Furreedpore, Mymensing, Maldah, Rajahahye, Pubnah and Bograh.
The 17th January 1853.—Dr. D. O'Callaghan

to be Niedical Examiner of Emigrants.

Leave of Absence.—The 12th January 4853.— Mr. P. Taylor, Civil and Sessions Judge of West Burdwan, for one month, under Section XI. of the Amended Absentee Rules.

The 14th January 1853 .- Moulvie Syud Osman Allee, Principal Sudder Ameen of West Burdwan, for one month, on Medical Certificate, in extension of the leave granted to him on the

15th November last.

A'otification.—The 19th January 1853.—Mr. G. F Cackborn made over charge of the Midnapore Treasury and of the current duties of the Collector's Office to Baboo Radhanath Gangooly, Deputy Collector, on the let ultimo, to proceed to the interior of the District.

Mr. A. G. Macdonald received charge of the Rungpore Collectorate and Treasury from Mr. C.

E. Lance, on the 8th instant.

By Order of the Most Noble the Governor of Bengal,

CECIL BRADON, Secy. to the Godt. of Bengal.

ERRATA.—In "Orders by the Most Noble the Governor of Bengal," No. 104, page 80, 2nd column, 4th line from the bottom, for " Magistrate of Chumperun," read Joint Magistrate of Chum-

Page 80, 2nd column, 3rd line from bottom, for " 27th January." read 27th December.

Page 81, 2nd column, 12th line from top, for & F. C. Reade," read F. B. Reade.

No. 92 of 1853.

Orders by the Honorable the Lieutenant Covernor of the North-Western Provinces.

Judicial Department,

Camp Beaures, the 8th January 1853.

Notification .- The services of Assistant Surgeon J. Chisholm, in Medical charge of the Station of Baitool, are, at his own request, placed at the disposal of His Excellency the Commanderin-Chief of Madras.

By Order of the Honorable the Lieutenant Governor of the North-Western Provinces,

> W. MUIR, Seey, to Govt. for the N. W. P.

No. 90 of 1858. Judicial Department. Agra, the 11th January 1853.

The unexpired portion of the leave of absence, granted under Orders, dated the 4th December 1852, to Mr. Frederick Pole Bulier, Judge of Furruckabad, is cancelled from the date on which he resumed charge of his office.

No. 104 of 1858.

Judicial and Revenue Department,

Agra, the 12th January 1853.

The leave of absence granted to Mr. Major Henry Court, Joint Magistrate and Deputy Collector of Budaon, under Orders, dated the 2nd December 1852, is cancelled, that Officer having rejoined his Station within the prescribed period.

No. 134 of 1853.

Agra, the 13th January 1853.

The remaining portion of the leave of absence, granted, under Orders of the 8th May 1852, to Mr. Christopher Weston Fagus, Judge of Bundelkund, is concolled from the date on which he may resume charge of his office.

No. 69 of 1853.

General Department, Agra, the 14th January 1853.

Notification .- The Orders of the 26th Novemher last, No. 2232 C, appointing the Reverend L. Poynder, Chaplain of Barcilly, are to take effect from the 1st January 1853.

By Order of the Hon'ble the Lieut.-Governor of the North-Western Provinces,

> JOHN W. SHRRER, Asst. Secy. to Gont. for the N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 15th January 1853.

No. 57 of 1853. The Pay, Batta and other Allowances for January 1853, of the Troops at the Presidency and at the other Stations of the Army, will be issued on or after Thursday, the 10th proximo.

The 18th January 1868,

No. 58 of 1853 .- The undermentioned Officers are permitted to proceed to Europe on furlough:

Brevet Major John Kingston Philibs, of the 41st Regiment N. I.,

1st Lieutenant Henry Hamilton Maxwell, of the Regiment of Artillery,

tillery,Lieutenant Edward Norman Perkins, of the 14th Regiment N. I.,

Captain Ronald Macdonell. of the 10th Regiment Light Cavalry,

On medical certificate.

On Private Afficien.

Fort William, 19th January 1853.

No. 59 of 1853 .- The undermentioned Officers are permitted to proceed to Europe on furlough:

Captain Henry Stockley Grimes, of the 46th Regiment Native Infantry, Pay Master of the Gwalior Contingent, Lientenant Heary Smith, of the 14th Regiment Native Infantry,

On medical certificate.

No. 60 of 1863.—The Most Noble the Governor General of India in Council is pleased to make the following promotions in the Army Commissariat Department:

missariat Department:
Major T. J. Nuthall, Joint Deputy, to be Deputy Commissary General, vice Lieutement Colonel W. J. Thompson, C. B., permitted to resign that appointment from the present date.

Daptuin G. Newboll, Assistant of the lat Class, to be Joint Deputy Commissary General vice Major Nuthall, promoted.

Captain G. B. Reddie, Assistant of the 2nd Class, to be Assistant Commissary General of the 1st Class, vice Captain Newbolt, promoted.

Captain T. F. Hobday, Deputy Assistant of the 1st Class, to be Assistant Commissary General of the 2nd Class, vice Captain Reddie, promoted.

Captula J. Jurner, Deputy Assistant 2nd Class, to be Deputy Assistant Commissory General of the last Class, vice Captain Hobday, promoted.

Captain E. J. Simpson, Sub-Assistant, to be Deputy Assistant Commissary General of the 2nd Class, vice Captain Turner, promoted.

> R. J. H. Biron, Lieut.-Oolonel, Offg. Sery. to the Govt. of India, Mily. Dept.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Three Seconds (3s.) before Mean Noon.

H. P. Bunn,

Fort William, 15th January 1858.

General Post Office Notifications,

NOTICE is hereby given, that in consequence of the departure of R. M.'s Steamer "Rattler" having been postponed, the Mails for Arracan, Rangoon and Moulmein, will be closed at this Office, on Thursday, the 20th instant.

J. R. BURLTON BRNNETT,

Populy Post Master General, in Charge.

Calcullu. Genl. Post Office,

the 19th January 1853.

Emport Overland Express Mail via Bombay.

NOTICE is hereby given, that an Express Packet, (consisting exclusively of Overland Letters, not exceeding the prescribed maximum weight of 400 Tolus in the aggregate,) intended for conveyance by the Steamer appointed to leave Bombay on the 20th instant, will be closed at, and despatched from, this Office, on Friday, the 21st iden, and that no Letter above one Tola in weight, or any brought after 3 p. m. on that date, (whether the above mentioned weight be completed or not,) will on any account be received for transmission by this opportunity. The public are particularly requisited to take notice of this to avoid disappointment.

No more than two Tolas' weight of Letters can be posted on such occasion by any one Firm or Individual.

J. R. BURLTON BENNETT.

Deputy Post Marter General, in Charge. Fort William, Genl. Post Office, \(\begin{align*} The 15th January 1883.

If is hereby notified, that unless marked for particular Shius, all Latters received at the General Post Office, between Monday, the 10th January 1853, and Sunday, the 16th January 1853, both dates inclusive, were despatched by the undermentioned Vessels, which sailed from Calcutta on dates apecified:—	received at the General Post January 1853, both dates led from Calcutta on dates
Letters received on Dutes. By what Ships Bernd to despatched.	Renarks.
10th to 13th January 1353, Ceres. 10th to 14th January 1353, Ceres. 10th to 16th January 1353, Ceres. 10th January 13	Left town on the 14th Janu- ary 1853. Intto on the 15th dirto. Director the 18th dirto.
J. R. BURLTON BENNETT, Deputy Post Master General.	y Post Master General.

NOTICE. — The Public are informed that the Hooghly Mail Despatch for Calcutta of the 13th instant, containing the Mails from the following places, has been lost in transition.

has been lost in transit:-Hooghly Mail, of the 13th instant. ditto 13th ditto. Santipore, dinto Nyasurai, L3th ditto. Degra, ditto 13th ditto. 13th ditto. Culnuh, ditto 13th ditto. Jehanaghur, ditto Patolec, 12th ditto. ditto ditto 12th ditto. Cutwa,

J. R. Buruton Bunnett.

Deputy Post Moster General, in Charge.

Calcutta, Gent. Post Office, \(\)

The 22nd December 1852.

500 Rupees' Roward.

NOTICE is hereby given, that, under orders of Government, a Reward of Co.'s Rs. 500 well be paid to any party, who will furnish information, which will lead to the detection and conviction of the parties concerned in the abstruction of Bank Notes from letters posted at Chota Nagpore, within the last twelve months.

Any parties desirous of ascertaining further particulars, are requested to apply by letter to the Deputy Post Master General in Charge.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.
Calcutta, General Post Office,
28th August 1852.

BY COMMAND OF THE MOST NOBLE THE GOVERNOR OF BENGAL.

MOTICE TO THE PUBLIC.

ESTABLISHMENT OF CONTRACT MAIL PACKETS to Ceylon, Mauritius and England, via the Cape of Good Hope.

General Post Office, 21st July 1852.

The Mail Packets of the General Screw Steam Shipping Company will convey Mails to Ceylon, Manritius, Cape of Good Hope, Ascension and England.

All Letters and Newspapers for Ascension, Mauritius and the Cape of Good Hope, unless specially superscribed for transmission by the General Screw Steam Shipping Company's Steamers," will be forwarded by sailing Vessels.

Letters for the above British possessions sent by these Packets, will be liable to the uniform rate of one shilling, or eight annas, when not exceeding half an ounce in weight; two shillings, or one rupee, when not exceeding an ounce, and so on in proportion; but Newspapers transmitted by these Packets will be conveyed free from charge.

The pustage chargeable on letters for Mau-ritius, Cape of Good Hope and Ascension, must be paid in advance; but parties forwarding letters for Ceylon and England by these Packets, possess the option of paying the Steam postuge in advance, or leaving it to be paid on delivery.

> J. R. BURLTON BRNNETT, Deputy Post Master General, in Charge.

Por Dacca and Gowhatty in Assum.



The Cargo Boat "Goomtee," in tow of the "Thaner," will be desputched on or about the 20th instant. For Freight and Pas-

sage, apply at the Government Boat Office.

By Order of the Superintendent of Marine,

J. WOODLEY,

Clerk of the Goot. Boat Office.

Government Boat Office, the 14th Junuary 1853.

No. 5554.

NOTICE TO MARINERS.

NOTICE is hereby given of the existence of a Rock which is situated 3 miles to the S. S. E. of the South Rocks had down on the Charts off the South end of the Middle Bolongo Island on the Const of Arracan.

2. Commanders of Vessels navigating the Coast are cautioned not to approach the South Rocks within the distance mentioned.

By order of the Superintendent of Marine,

H. Hows,

Secretary.

FORT WILLIAM. The 7th Beember 1852.

SEALED TENDERS will be received at the Executive Commissariat Office, at the Presidency, up to 4 r. m. of the 15th Pebruary 1853, for the supply of the undermentioned articles for the Presidency Division for the periods specified.

Tenders will be received for each article separately, agreeably to forms now open for inspection at the above Office, and not otherwise, and they will be opened and read on the 16th February 1853, at noon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item, will be required as a deposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

For (3) three years.	Do- posit,	For (1) one your.	De- ponit.
Petty Store, Hospital Clothing, &c., Ditto Frating, Baxar Moderne and A. Necessaries, Mear for Troops, Buffand Leather Ac- confrements, Hackeries, Sea and River Pro- visions for the use of Petachments of European and Na-	posit, 200, alto, 300, 500, 500, 500, 500		Co. 'sMa. 560 100 100 50.1 100 100 100 100 100
tive Truupa,	7	Gram, Ist sort, picked for Horsen,	200

G. NEWBOLT, Asst. Commy. General.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of John Rozario, of Mirzapore, in Calcutta, late day of December instant, Clerk to the late First Judge of the Court of Small Causes, an Insolvent. of April next, and that the said Insolvent do then attend to be examined by the said Court.

Beeby, Attorney. Chief Clork's Office, 14th January 1853.

matter of James ; Hampton Pinson Middlecoat, of Jaun Bazar Street, in Calcutta, lately carrying on business under the style of J. H. P. Middlecont, of Rancemondy such application will be Gully, Merchant and Trader, heard and deposed of by us Insolvent.

Notice, that an application for an ad interim protection order has been inis day made by the I the Acting Commissioner

of the Insolvent Court, on Tuesday, the 25th day of Ja-mary instant, at the hour of 10 o'clock in the forences. " Any Creditor of the said Insolvent, descrous of

" apposing such application, do appear before the suid " Court at the time and place oforesaid."

Insolvent in person.

Chief Clerk's Office, 19th January 1833.

106

Bernerka.	The entire Estate is to 8	Ditto.	Ditto.	Ditto.	Dife.	Ditto.	Ditto.	Ditto,	Ditto.			Ditto.			Diffo.	Titto.	- File		1256 to 1265 B. S.	Seniod for ton years from	0000		Settled for ten years from	1253 to 1262 B. S.
Beauce up to Aghrun 1258 B. S., includ- ing Bukya,	23 0 0	6 10 8	6 15 3	C	200	0 0 %	9 5 4	6 10 8	0 0 0 0			26 10 8			0 0 0	26 15 2	30		1 15 15 1	11 11 61	19 15 5		0	4 1
Sudder Jamma.	23 0 0	25 0 9	12 15 3	21	400 N 00 N 01 O1 O1 O1	24 10	70 70 70	11 6 11	12 1 4	3	** 17.00**	106 15 7			2 :	24 14 2	9.7)	63 3 3	46. 8 8	10 SS			
Recorded Proprietors.	Sale purchaser, Maddunmohun Bancorjec,		Folia Chinader Moderife,	Ditto, Dancouch (Motto K.	Dury Calmoth Rev. Makeries and Ornach at Morketine	Hermoonsdry D.	Cropadelunder Bhunacinger and Manchelunder	Ranket and Ketonar R. C.		key, for humelt and by grand	the part of B moamfall and Montreepul Rey,	dermobium Rov, for lumselt and as guerdan on the	Rev. decensed, and Kamiehander Rov. Behave-	lah Roy, Serberhunder Roy and Essanchunder Roy.	. Sale purchaser, Callecibruib and Chnachurn Mockerjee,		North under, Kistchunder and Poorgapersaud Mou-	Ker Co.	Fair and Branchadlant Madder.	Obliny rhum, Paul,		2	as granden on the part of Permehinder Rev, and	the part of P-strasschuude Roy, mitor, and Buo-
Numes of Mehals.	Redinskantpore, Tuff Mamisonaner,	Kamdebjore, Ph. Aulumpore,	Poleverage. The Manuscrime	pere, l'h Rajivre,	Action with Charles in the second	Cuels Manpore, Ph. Salmaral,	Austrafpore, Ph. Raffiere, Stressistered	Clandbell, Ph. Rajuser, and Santa	By kumpore, Ph. Bangwan, versees sees Bennaraye Deben,	Sagrange Cuscoss Steelings		Mitzport, Ph. Planey.			Tees	Anary for Ph. Kelpore,	Tolland Character That Southern	Catalogue and and the control of the catalogue and the catalogue a	Chur Gippat Ipore and Radhakantpore,	Chur Ramanggur and Rondronuggur,	and the state of t			Cher Manjudance, Lurr Judiport,
No. of Nachais on the Phytoric Rout Roll or Routster.	50	40.	710	***	1013	1413	15%5	1648	9	1007		2033			10+6	08:30	2000	1007	C 100	956	1351			
Class of Metals.	Preparent with	[PARIS,		1919	A second	Allian conservation				Dillo ground		Diug			Ditto,	Indo	1,480,		Temporarily settled	Dies.		A Company of the Comp		Dista

NOTICE is breek, then the Collector's Office the understandard Mehal, in Zillah Nuddes, will be put up to public and arceserved Sale, at the Collector's Office of that District, on Saturday, one 24th Manch 1839 B. S., for Arcers of Revenue, by the Rogulatons and Acts in force, are directed to by visitized in the same maning as Arreans of Revenue.

171-

			The second secon		-	-		
Mo. of Olene	Class of Mehals.	No. of Mehale on the District Bent. Roll or Begieter,	Names of Mehals.	Recorded Proprietors.	Sudder Jumma.	Balance up to Aghrun 1259 B. S., includ- ing Bukya.	od- Remarks.	18 18 18 18 18 18 18 18 18 18 18 18 18 1
And a second	Estates not on the Towjee,	9	Cauxlahandee, Ph. Rajpure,	Mathogranath Roy Bohula,	85 129 85 129	60	The entire E	Estate is to be
à	Ditto,	92	Beekcolah, Ph. Rajpore,	James Hill, Jussoda Debea, Petambur Dutt, Rathtabullub Dass, son of Radhakut Lbuss and Birjasson-dery Groptes, Thee Ully and mather of Screschunder Dass, minor, and Rissessary Coopies, wife of Rajchunder Dass, and Ully and Ushee, of Gropernohun Dass, minor, Nubhokisto Monkerjee, Birjassoonder Mullick and Gobindpersaud Roy,	580 12 6	6 096	2 Ditto	
20	Ditto.		Kandebpore, Ph. Aulumpore,	Rajmolun and Doorgadosa Sing,	23 2 11	238	4 Ditto.	
	Ditto,	198	Beell Dhulla Tattolbureah, Ph. Rejpore,	Beell Dhulla Tatcolbureah, Ph. Ralpore, Subcesu,r Luckliu Essa and Radhajechun Moostoofy	886 15 9	38 15 1	10 Ditto.	
32	Dine,	240	Nowposkhoores, Ph. Plansey,	Treepoorasoondery and Bimoye Debea,	14 8 5	16 10 1	10 Ditto.	
	Diste,	40 60 60	Barunah, Ph. Belgorig,	Tarennecpersand Chose, Radhamohun Sircar, Banee-) madnub Ghose, Kadamath Ghose, Probhabutty Dossee, wife of Sveram Chose,	6. 21	4	9 Ditto.	
2	Ditto,	384	Bholadanga, Chackla Kartnuggar, 88	Sale parcheser, Calleechurs Blusto,	82 10 1	200	D Ditto.	
2	Diffo,	414	Mohusoorah, Charkla Kisimuggur,	Jadubehmder Bhuttacharjec,	14 11 6	10	Ditto.	Sa
2	Ditto,	4	Mirjapore, Ph. Scottanpore, state states.	Doorgadoss, Nundocoomar, Uboychura Roy Chowdry,	+ 9 98	37	S Ditto.	
A	Ditta,	522	Hatteechalla, Chackla Kishnagore, I	Damoodur Chunder Roy,	36 12 7	12 10	8 Disto.	
2	Dies,	635	Speekistopore, Ph. Ockrah, Bam Chundet,	Sam Chunder, Esmuarain and Calla Chand Mookerjee,	13 7 10	20	Dieto.	
-			4-10					
-		and the second s	The residence of the same of t	The second secon			1,05,	

C. P. CASPERSZ, Collector, in Charge.

Willoh Nindded, Collector's Office, the 15th January 1858:

Recorded Proprietors Sudder Balance due on the 28th December 1852. Junum 185 6 5 70 6 10 Abool Frz.	Sudder Balance due on the 28th December 1852. Sudder Jumin. Cember 1852. Sudder Sumit Sudder								rrab. The Sudder Jumms of ints to its 1,649-13-3. The Eshan Chander Cansongue, R. Roushan, Mand. Jerbun, Jose. Chand. Ganee. Goldar, aminah Bebee.		urting to Rs 456-8-5. The E-Senacolish, Mahd Yassil, lahd. Kanudar, Mahd Jomah,	
Recorded Proprietors	Names of Mehals. Recorded Proprietors. Sudder Balance due on the 28th December 1872. Aircelish Jumrooth, Abool Frz. Akool Frz. Akil Mohmud, Hee, Frzedomissah, Mahomed Bakur, Balance Ba	Remarke.							This Mehal is under Butwat e Shares that will be sold amorestree are springered. Shares are shd. Hossein, Newarish, Mahanjan Alee, Oodoy Chand Baundee Chara Ruckest and K.	6	† This Monte is under thirty who che shares to be sell, amount reprietors of the Shares are odd. Heasein, Agbur Alee, Menden, and Honesin Alee.	
Aurof and Suddor, Tex. A. I. 156 6 5 70 6 1 Abool Fry. Sundar Mahomed Proprietore. Mahomed Neaj, Sunshare Aloe, Usmut Alee, Frazelurnissch, Mahomed Bakur. Alpia Bebee, Mahomed Banco and Mahomed Warrish, Mahomed Banco and Mahomed Warrish, Mahomed Roushun, Mahomed Varrish, Mahomed Roushun, Mahomed Jeebun, Runjan Alee, Odoy Good 7 6 670 13 Get. Jadhub Chandra Hearth, Mahomed Roushun, Mahomed Jeebun, Raminah Bebee, Mahomed Jeebun, Raminah Bebee, Mahomed Jeebun, Raminah Bebee, Mahomed Jeebun, Raminah Bebee, Good 7 6 670 13 Get. Abool Hossein, Alpia Banco Showdagar, Chand Gazce Goldar, Chandra Hearth, Mahomed Jeebun, Raminah Bebee, Ghuri Ruckert and Kaminah Bebee, Sonanollah, Mahomed Jeenah, Raminah Bebee, Sonant Chander Canoongoe and Nilmonee Sarut Chander Canoongoe and Silmonee Sarut	Names of Mehals. Recorded Proprietors. Sudder Hes, A. P. Re, A. I. Tf. Aurof Sardarr, Aurof and Sudder, Annotation of the 1838 to 10 to 11				~ -	- 45				0.00		
Recorded Proprietors. Aurof and Suddor, Abool Fyz. Aurof and Suddor, Abool Fyz. Abool Fyz. Annord Suddor, Alee, Fuzzelurnissah, Mahomed Bukur, Hassun Alee, Buksha Alee and Shaik Chanda Marish, Mahomed Warrish, Kannor Showdagur, Chondro Banco and Alpha Bebee, Jadhub Chondra Hazruh, Kannor Showdagur, Chondro Banco and Alpha Bebee, Jadhub Chondra Hazruh, Kannor Showdagur, Chondro Banco and Alpha Bebee, Jadhub Chondra Hazruh, Kannor Showdagur, Chondro Banco and Alpha Bebee, Jadhub Chondra Hazruh, Kannor Shaik Kannor Showdagur, Chondro Banco and Hossein, Novazzish, Mahomed Roushun, Mahomed Jeebun, Runjan Alee, Ocdoy Chandsose, Chind Gazee Goldar, Chundee Churn Ruckert and Kaminah Bebee, Rec. Abool Hosein, Rouser Mahamed, Abool Hosein, Rouser Mahamed, Abool Hosein, Rouser Mahamed, Brandass and Hossein, Agbur Alee, Mahomed Kam- der, Mahomed Jomale, Raminah Bebee, Rouser Mahamed, Branda Alee, Abool Hosein, Rousel, Rouser Mahamed, Brandass and Hossein, Agbur Alee, Mahomed Kam- der, Mahomed Jomale, Raminah Bebee, Rouser Mahamed, Branda Alee, Abool Hosein, Rousell, Rouse	Tiff. Aurof Sudder, "Anneolish Jummonth, Aurof and Suddor, Streen Roushuir, "Azeem Roushuir, "Azeem Roushuir, "Ake, I'uzzelurinsan, Mahomed Bakur, "Ake, I'uzzelurinsan, Mahomed Bakur, "Ake, I'uzzelurinsan, Mahomed Bakur, "Athan Shawa Shawdagur, Chondro Baroo and "Alpha Bebee, "Apha Bebee, "Apha Bebee, "Anneolish Mahomed Roushuir, "Anneolish Shawa Chunder Runchand Roushuir, "Anneolish Shawa Chunder Manimah Bebee, "Anneolish Kanno Showdagur, Chondro Baroo and "Apha Bebee, "Apha Bebee, "Apha Bebee, "Apha Bebee, "Anneolish Raminah Bebee, "Anneolish Raminah Bebee, "Anneolish Raminah Bebee, "Anneolish Raminah Bebee, "Anneolish Mahomed Joseph Raminah Bebee, "Abool Hossein, Wakur Alee, "Abool Hossein, Mahomed Kan- "Abool Hossein, Mahomed Manimah Bebee, "Abool Hossein, Mahomed Joseph Raminah Bebee, "Abool Hossein, Rev. Mahomed Kan- "Basain Aybur Alee, Mahomed Joseph Raminah Bebee, "Basain Aybur Alee, Mahomed Joseph Raminah Bebee, "Basain Aybur Alee, Mahomed Joseph Raminah Raminah Bebee, "Basain Aybur Alee, Mahomed Joseph Raminah Raminah Bebee, "Basain Aybur Alee, Mahomed Joseph Raminah Raminah Bebee, "Basain Aybur Alee, Raminah Raminah Bebee, "Basain Aybur Alee, Raminah Ramin	De or	A. F.			1-	1	_		-		<u> </u>
Recorded Proprietors. Aurof and Suddor, Abool Fyz. Aurof and Suddor, Abool Fyz. Abool Fyz. Annord Suddor, Alee, Fuzzelurnissah, Mahomed Bukur, Hassun Alee, Buksha Alee and Shaik Chanda Marish, Mahomed Warrish, Kannor Showdagur, Chondro Banco and Alpha Bebee, Jadhub Chondra Hazruh, Kannor Showdagur, Chondro Banco and Alpha Bebee, Jadhub Chondra Hazruh, Kannor Showdagur, Chondro Banco and Alpha Bebee, Jadhub Chondra Hazruh, Kannor Showdagur, Chondro Banco and Alpha Bebee, Jadhub Chondra Hazruh, Kannor Shaik Kannor Showdagur, Chondro Banco and Hossein, Novazzish, Mahomed Roushun, Mahomed Jeebun, Runjan Alee, Ocdoy Chandsose, Chind Gazee Goldar, Chundee Churn Ruckert and Kaminah Bebee, Rec. Abool Hosein, Rouser Mahamed, Abool Hosein, Rouser Mahamed, Abool Hosein, Rouser Mahamed, Brandass and Hossein, Agbur Alee, Mahomed Kam- der, Mahomed Jomale, Raminah Bebee, Rouser Mahamed, Branda Alee, Abool Hosein, Rousel, Rouser Mahamed, Brandass and Hossein, Agbur Alee, Mahomed Kam- der, Mahomed Jomale, Raminah Bebee, Rouser Mahamed, Branda Alee, Abool Hosein, Rousell, Rouse	Tiff. Aurof Sudder, "Anneolish Jummonth, Aurof and Suddor, Streen Roushun, Babool Frg. Abool Hossein, "Aki Mohmud, Mahomed Narrish, Mahomed Bakur, Frg. Apool Hossein, Warrish, Mahomed Bakur, Frg. Abool Hossein, Warrish, Mahomed Baboo, and Iso 10 3 Alpha Chandre Canonoge, Mahomed Hossein, Mahomed Jeebun, Rumjan Alee, Ocdoy Chand Gence Golder, Chund Frg. Baboo, Mahomed Hossein, Mahomed Jeebun, Rumjan Alee, Ocdoy Gence Chand Gence Golder, Chund Gence Golder, Chunde Kannah Bebee, Rec., Mahomed Hossein, Boacer Mahomed Hossein, Mahomed Jonath, Ramdass and Gence Golder, Mahomed Hossein Alee, &c., Mahomed Hossein, Abool Hossein Alee, &c., Mahomed Hossein, Abool Hossein Alee, &c., Mahomed Haniff, Santteaurder Canoogee and Santte Chundrer Canoongee and Nilmwee 488 10. 33	Salance of the 28th	18. 17.	47		109	68	46			19	200
Recorded Proprietors. Aurof and Suddor, Abool Fyz. Aurof and Suddor, Mahomed Neay, Sumshare Alee, Usmut Alee, Fuzzelurnissah, Mahomed Bakur, Hassun Alee, Buksha Alee and Shaik Usmut Alee, Buksha Alee and Shaik Usmucd Warrish, Alpha Bebee, Jadhub Chondra Hazruh, Mahomed Jeebun, Ramjan Alee, Oodoy ChandBose, Chand Gazee Goldar, Chundee Jeebun, Raminah Bebee, Rec. Abool Hossein, Abo	Tiff Aurof Surdor, "Aurof sud Suddor, "Aurof suddor, "Attrochin Jumrooth, "Abool Fry. "Abool Fry. "Akil Mohmud, "Akil Mahomed Warrish, "Ahaba Baber, "Ahaba Baber, "Ahaba Baber, "Alpha Baber, "Alpha Baber, "Alpha Baber, "Androwed Inovarian, Mahomed Rominal Mahomed "Akabamed Jeebun, Rumjan Alee, Oodoy Chand Boose, Ohnud Gavee Golder, Chum "Abool Hossein, "Abool	par .		6								
Aurof and Suddor, Standard Abool Tyz, Moelvee Tyzboollah Khan, Puddolochun and Mahomed Tuckee, Mahomed Bukur, Hassun Alee, Fuzzelurnisad, Mahomed Bukur, Hassun Alee, Sunshare Alee, Usmut Alee, Warrish, Mahomed Warrish, Mahomed Warrish, Kamoo Showdagur, Chondro Banoo and Alpha Bebee, Mahomed Woushun, Mahomed Yodoy Chand Bose, Chand Gazee Goldar, Chunder Cancongoe, Mahomed Hossein, Nowazish, Mahomed Roushun, Mahomed Jeebun, Runjan Alee, Oodoy Chand Bose, Chand Gazee Goldar, Chunder Cancongoe Mahomed Hossein, Agbur Alee, Mahomed Kamdass and Hossein Agbur Alee, Mahomed Kamdass and Hossein Alee, &c., Sonacollah, Mahomed Jounal, Raudass and Hossein Alee, &c., Sonacollah, Mahomed Jounal, Raudass and Hossein Alee, &c., Sonacollah, Mahomed Jounal, Raudass and Hossein Alee, &c., Loodhee, Mahomed Ilaniff, Sarut Chunder Cancongoe and Nilmone I	Tff. Aurof Surdur, Aurof and Suddor, Aurof and Suddor, Abool Fyr, Abool Fyr, Abool Fyr, Abool Fyr, Akil Mohmud, Akil Mohmud, Akil Mohmud, Akil Mohmud, Akil Mohmud, Alpha Beber, Alpha Alpha Alamin Alaminah Beber, Alpha Alpha Alpha Alamin Alaminah Alpha Alp		1								-	
Aurof and Suddor, Abool Fyz, Abool Fyz, Mahomed Yeaj, Sumshare Alee Alee, Fuzzelurnisaah, Mahome Hassun Alee, Bukeha Alee a Usmut Alee, Mahomed Warrish, Kamoo Showdagur, Chondro B Alpha Bebee, Jadhub Chondra Hazrah, Jadhub Chondra Hazrah, Kanao Showdagur, Chondro B Alpha Bebee, Jadhub Chondra Hazrah, Sahub Chondra Rarish, Kanao Showdagur, Chondro B Alpha Bebee, Jadhub Chondra Hazrah, Sahub Chondra Ruckert and Kamin Reser. Abool Hossein, Nowazish, Mahomed Ger Churi Ruckert and Kamin &c. Abool Hossein, Achur Alee, Mahom dar. Mahomed Jeanal, Ram Hossein Alee, &c. Leodhee, Mahomed Jianiff, Sarut Chunder Canoongoe and	Tf. Aurof Suddur, "Aurof and Suddor, "Abool Fyz. Abool Fyz. Abool Fyz. Abool Fyz. Abool Fyz. Abool Hossein, "Abool Hossein, "Abool Hossein, "Abool Hossein, "Abool Hossein, "Abool Hossein, "Abool Hossein, "Abool Hossein, "Abool Hossein, "Abool Hossein, "Abool Hossein, "A	Suc	156 156	100	197	16	T	10	99	<u> </u>	98	4 or e
	Tf. Aurof Suddor,	Recorded Proprietors.	Aurof and Suddor,	. ha	Neaj, Sumshan zzelurnissah, h Alee, Bukeha	Usmut Alee,	Kamoe Showdagur, Chondro Banco and	0 0	Ma I Ro lee, dar, nab	Abool Hossein, Bosece Mahumed,	410	Loodhee, Maniff, Saut Chunder Cancongoe and

W

-	1. 5. 6. 7. 6. 5. 10. Secretary of the same of the sam		4.	Ġ.	6.		න්
No. of Class.	Class of Mehal.	No. of Me- dal on the District Rent Rell or Regis-	Name of Mehal.	Recorded Proprietor.	Sudder Jumma.	Balance due on the 29th March 1852.	Remarks.
-	Permanently wettled }	2112	Russavipoor, Pergunnah Bhaorsoot,	Noorunnissa Bebee,	6	. 60 9	This Mehal was sold for arrears of Revenue on the 15th May 1852, and purchased on account of Government. The sale has been cancelled and the Mehal is to be resuld.

BANK OF BENGAL BATES.

DISCOUNT.

INTEREST CHARGED.

On Fixed Loans, not exceeding 3 months, on Deposit of Company's 4 ,, ",

On Deposit of Opium, Metals and } 5

On Deposit of other Goods, 6 ,, ,,

On Accounts of Credit & per Cent. in excess of the above rates respectively.

WM . GREY, Secy. & Treasurer.

Bank of Bengal, 18th November 1852.

SEALED TENDERS (separate,) from Professional Builders only, will be received by the Officiating Civil Architect at the Presidency, in his Office, Fort William, up to 4 o'clock P. M., on Saturday, the 29th instant.

let .- For Building a Shed for Chain Cables, &c., in the Dockyard, at Kidderpore.

2nd.—For Constructing an Inclined Plane and a Level, with Railway in ditto.

Specification and further information to be obtained in the Civil Architect's Office.

W. ABERCROMBIE, Major,

Offy. Civil Architect.

SEALED TENDERS (separate,) will be received from Professional Builders only, by the Officuting Civil Architect at the Presidency, in his Office, Fort William, up to 4 o'clock P. M., on Saturday, 5th proximo.

lst.—For Building Division and Partition Walls in the Allipore Jail.

2nd,-For making and fixing Wooden Railinga in ditto.

Specification and further information to be obtained in the Civil Architect's Office.

W. Abercrombie, Major, Offig. Civil Architect.

NOTICE.—Tenders for the Execution of Annual and Quadrennial Repairs as required to the Public Buildings at the undermentioned Stations, will be received from Professional Builders, by the Officiating Executive Officer, 1st Division of Public Works, at Barrackpore, up to the 2nd February 1853, for aubmission to the Superintending Engineer, Lower Provinces:

Barrackpore.
Serampore,
Jessore.
Kishnaghur,
Burraset.
Cossipore.

Hooghly.
Magoorah.
Knoelnah.
Chinsurah.
Dum-Dum.

Specifications and Conditions to be obtained in the Executive Engineer's Office.

> M. E. LOFTIE, Major. Offg. Ecc. Officer, 1st Dn. P. W.

NOTICE.—The Lifets in this Zilla of the late Dr. W. Fatlock, Civil Surgeon of Gawalpara, who died at this Station, on the 6th instant, are under the Seal of this Court, and will be delivered to any person legally authorized to receive the same.

H. DRIVER,

Offg. Pl. Aust, Commissioner.

In charge.

Supreme Court of Judicature at Fort William in Bengal.

IN EQUITY.

Receiver's Office.

Sreemutty Trepoorah Soondery Dabre and others,

Goury Churn Mookerjee and another cause.

NOTICE is hereby given, that on Saturday the 22nd day of January 1853, at I o'clock in the afternoon, Maurice FitzGerald Sandes, Esquire, Receiver of the Supreme Court, will put up at his Office for Lense the undermentioned Villages and Lands, &c., belonging to the Estate of Doorga Churn Mookerjee, deceased, upon such terms and conditions and upon such security as he may think fit, that is to say:—

IN ZILLAH HOOGHLY.

1st Lot.—Eight annas share of Lot Monohurpore, in Pergunnah Borow, containing two Mouzahs, Monohurpore and Mouzah Govra.

One-third share of Lot Ramporah, in Pergunnah Baulia, containing ten Mouzahs, Hauriedhorah, Doyorah, Mollowgram, Suntosonagore, Gourypore, Ghosaul Bautty, Chundenpore, Kismut Bhooputtypore, Mouzah Burrogram and Pykhallah.

One-third share of Lot Sonatollah. In Pergunnah Bhoorsoot, containing two Monzahs, Neej Sonatollah and Goallah Bundo.

One-third share of Lot Anaymah Kannoopot, containing six Mouzahs, Kismut Neej Kannoopot, Mouzah Coomarchuck, Takoorany, Chuck Dhoorkolly, Surpye and Sawoobonna.

2nd Lot.—One-third share of an Indigo Factory at Monohurpore, with a Garden. &c., a Tank and some implements for manufacturing Indigo.

One Indigo Factory at Kharanal with a Garden, &c., a Tank and some implements for manufacturing Indigo.

One Garden at Jonye, called Hawokhannah Garden with Buildings, &c., a Tank, Ground about seven Biggalis.

One-third of a Tank at Jonye called Bulta

One-third share of joint rent-free and lease-

For particulars apply at the Receiver's Office, Supreme Court.

Supreme Court, Roceiver's Office, 30th December, 1852.

NOTICE.—We have established a Branch of our Firm at Rangoon, under the style of GLADSTONE, WYLLIU AND Co., and have authorised Mr. GEORGE GRANC to sign there the name of the Firm, by procuration.

GLADSTONE, WYLLIE AND CO. Calcusta, 14th January 1853.

NOTICE is hereby given, that an application has been this day made to the Supreme Court of Judicature at Fort William in Bengal, for Letters of Administration to the Estate and Effects of Maria Damzen, late of Damzen's Lane, in the Town of Calcutta, inhabitant, to be granted to Mr. Solomon Damzen, her lawful husband.

J. CAREY.

Proctor.

13th January 1853.

Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee and Matabanyah Rivers, on the 7th January 1853.

Names of Rivers.	Smallest Depth of Hales.	Where Station est.
Bhaugiruttee River.	feet.	
At its entrance. Below the entrance, From thence to Jungy- pole, From Jungypore to Sad- direkbaugh. From Sadduckbaugh to Berhampore, From Berhampors to Cutwa, And from Cutwa to Nuddesh, Jellinghee River.	1 6 1 1 0 1 1 6 1 1 1 0 1 1 1 1 0 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 0 1 1 1 1 1 0 1 1 1 1 1 0 1 1 1 1 1 0 1	100
At its entrance, Prom thence to Banse- marree. From Russemarree to Teenthattah. From Teenthattah to So- natuliah. And from Sonatuliah to Miongunge.	0 8 1 6 6 1 2 6 2 2 6	Comminare. Comminger. Above Guagattah. At Sammaggaur.
Matabangah River.		
From Hout Boleah to Katchikattah. From Katchikattah to Kishenguare, And from Katchikattan to Sempore,	307777738663330	Below the entrance. Above Dimongunge. At Boleali. Moorbungsh. Binngbransh. Bogodless.

Height of Water on Gauge at Berhampore on the Sib January 1853, 4 O foot 5 inches.

J. LANG, Mojor, Supt., Nuddeuk Rivers.

Matabangah River, 13th January 1863.

• Since last report, the Channel of this river at Bogathee, has been deepened by the construction of Bandshis, from 1 foot 10 inches to 2 feet 3 inches, at Oncoppinghur from 2 feet to 2 feet 6 inches, and below Katchikattah from 1 foot 10 inches to 2 feet 6 inches.

DENTAL STREET.

Mr. D. G. CLERK, Surgeon Dentist, Inte of Madras, may be consulted on all branches of his Profession, at No. 2, Chowringhee Road.

Sheriff's Sale, Calcutta, 16th January 1853.

NOTICE is hereby given, that on Thursday, the Tenth day of February next, precisely at the hour of 12 o'clock at noon, the Sheriff of Calcutta will put up to public sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a writ of Venditoni Exponor in his hands, against the effects of Rammanicko Shaw, Rammarain Shaw, Nobokristo Shaw and Radhanauth Shaw.

Ist. The Right, Title and interest of the said Rammanicko Shaw, Rammarain Shaw, Nobokristo Shaw and Radhanauth Shaw, of, in, and to a Lower-roomed Brick-built Messuage, Tenement or Family Dwelling House, Six Thatched Houses, One Tank and several Trees, with a piece or parcel of land, thereunto belonging, containing, by estimate, lying and being at Narissa, in Perganat: Jalohpora and in the Zillah of Furreedpore, and butted and bounded as follows: (that is to say,) on the South by House and Land of Raujkristo Chootur and Nemy Karreekur, on the East by House and Land of Tofannee Karreekur and Patulino Karreekur, on the North by House and Land of Roboniutoollah Karreekur, and on the West by House and Land of Sceboo Shaw and Surroop Shaw.

2nd. And also the Right, Title and Interest of the said Rammanicko Shaw and Rammarain Shaw, of, in and to three annae and ten gundales part or ahare of, in and to four annae part or share of a Talook, with a Katchareebatty, consisting of eight Chacklas, viz.: Chackla Narissa, Chackla Burmonuddy. Chackla Sautgubaug, Chackla Kabulpore, Chackla Kubeeraujpore, Chackla Soodrile, Chackla Aurujbagee and Chackla Coolbudhee, situate, lying and being at the same place.

The Conditions of Sale may be known by applying at the Sheriff's Office.

F. Bullains, Sheriff.

Military Orphan Proca.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such augusture to Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Mintery Orphan Society,

Joun T. D. Kidd, Secy. M. O. S.

Kidonarona. ?

LITHOBRAPHIC AND COPPER PLATE PRINTING

ENDOUGHD AT THE

MILITARY ORPHAN PRESS

One

Moderate Terms.

THIS DAY IS PUBLISHED,

The New Quarterly Bengal Army List,

No. XVI.

Ov Hee Majkert's and the Howell Company's FORCES ON THE BENGAL ESTABLISHMENT.

Exhibiting the Rank, Standing, and Various Services of every Officer in the Army, distinguishing those who have received Medals and other distinctions, and who have been wounded, and in what actions; with their period of Service and dates of Commission.

CORRECTED TO 12TH JANUARY, 1858.

To which is added,

A List of Civil Servants

In Bungal and the Norms-Western Provinces with the dates of their Appointments, &c.

Pater Four Rupees, each Quarterly Number, or to Subscribers, 12 Rupees per Annum,

Payable in Advance.

It is requested that all communications, orders or remittances for the above Army List be sent to the publishers, R. C. Lepage and Go.

A few Copies of previous Numbers of the New Army List and available to parties desirous of securing a complete series of the publication.

14th January, 1853.

For Sale at the Military Orphan Proping:

Percu 3 Rovers,

AN ACT for punishing Mutiny and Descrition of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

AND

AN ACT for Limiting the Time of Service in the Army."

ALSO

AN ACT to Remove Doubts as to the Power of appointing, convening, and confirming the Sentences of Courts-martial in the East Indies.

AND ALSO

RULES AND ARTICLES for the better government of the Officers and Soldiers in the Service of the East India Company.

GOVERNMENT BOOK AGENCY.

EDUCATION NOTICE.—Under the sanction of Government and with a view to extend the benefits of Manager as widely as can be accomplished by such means, the Book Agent is authorized to sell at Cosr Price, with a small additional per centage to over the interest of outlay, all Planks of which complete editions are purchased by, or published under the authority of the Government, to public and private Schools without distinction.

3 . 10	Fig. 6 11 1 1107 - 1-1-1				4 41 90 (0) 14 14		. W. S				
	The following Works		or in ac	ore a	t the book age	ach total	mie:				
No of	Copiessa: Many on	The state of the s			小点性 新	2. 1. 2 3	THE A	The Propos	pirs	IC.W	194.
. 73	Richardson's Selections, i	n I vol. full bo	und,	000	A PA		2 ,000			13	0.
" YO!	Richardson artisto,	2 vola:	\$1	0.00	According to the second second	250	0.00	9401	7	.0	0
	Russell's Modern Europe			0.010	(Eigen) Thursday by	1000	3 11 1	40	26	()	0
	Boutros' Principles of Lei			4.0.	A STATE OF THE STA	W. T - 3	T. Kalin	1000年	(1)	0	0.
1	Penny Magazine for 1842				The second of the second	for any		11	tol	14 .	0
9	Biographical Dictionary,		model in	17 0000	知 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1000	7, 200 (2)	10 20	.5	200	D
					107	Barrie Bill .	1040-7	500	70	1.13	9
	Ditto	ditto,	voj. 1.		V 100 100 100 100	****	A 4 800 11 15 15 15 15 15 15 15 15 15 15 15 15	dat	-6	AU.	3
	Rilling ! laterall remounted and	ditto, 4	vol. II		April of April Sec. 30	978	0.01	600	5		2
P	Ditto	ditto,	vol. II	_	Hay an	*** 1967:	6 440		5	6	0
-1	- Italites . go	ditto,	vol. II	I	L.,	100	* 06	***	7	H .	6
- 3	Lamburgh Cabinet Libra	77.	1.0	0.0.4	441	***	*** 0	00-	3	U	0
1 1462	Nanutarch's Arithmetic,		0.4				004	***	- 3-	8	0
175	4 4 4 4	a. Dielot Edited	a. No.	I.	Hostory of Borne,	100 11015 1	2 - 245 . 52		3	0	U
310		.,	No.		Elements of Geom	etru.	3 - 11 3 - 12 - 17 - 17 - 17	F13	1/2		All
	luitto ditto,		No.		Mastellaneous Res		G 'B		2	0	0
		**	No.				190	494	0	0	- 6
		60			Bistory of Route,		444	454	143	15	6.5
	Ditto ditto,	D +	No.		Bongmphy.		0.00	***	20	-11	17
	Ditto ditto.	3.9	No.		History of Egypt,		1.04	200	36	1)	17
	Ditto.		Man a	VII.,	Miseellancous Ross	ung. part	und,		16	.03	-
493	Ditto ditto,	81	No.	VIII.,	Geography,	4 * 4	~	p.00	2	C	0
445	Ditto ditto,	94	No.	17	(Mathematics) Geo	metry, pa	rt 2nd,		3	0	0
175	ibitto dicto,	25	No.	X.,	Moral Tules,		000		2	0	0
1000	Ditto ditto,	0.0	No.	X1	languagement of the	e Mind.	0.00	-	2	.6.	() .
1 (31.	Ditto. Alieno.			XII	Improvement of th			44.	4	(2.3	40
523	20.	Bengali Edition				,		164	1	. 43	73
	and the same of th	The second		I.,	10.00	100	99.0	***	1		
	43.00		54.00	BR do.	Oho1	in turker	191	WHITE TO DOWN	-	-	Y
	Thirto ditto,		. No.		000		13500		1	- 11	1
	Dino ditto,		No.		191 da Pri191 31	485 1 171	1000 VA	4 6 5	1	39	63
	London Pharmacopacia, (1.	Dunga	1), 400	114801 7 21 4 17	things	13 +04	*** 649	1	1 43	0
		110 0	00	164	THE PARTY OF	เลยในกระจากใ	940	6. 11 27989 and	0	9.	0
4.9	Law of inheritance, im 8	Sunkant, i	lo:	0.01		P.0.s	(41)	97720 35 Das	10	9	0
	()	1:1									
1 (0.3	Allhami's Rassus July I	inglish paper	m	0.00	000	9.90	419	41.	150	-0	0
	Addition a Laborett, log 8	чланиром раре	r.		000	0.10	100	. 49	3	0	0
	Addition a Laborett, log 8	чланиром раре	r.		bose published by	0.10	100	ociety.)	3	0	0
	School Maps, in sets of i	tour, upon the	r. Same eca	ile no t	hose published by	le lrigh 8	ichaal S	ociety,	3 13	0	0
161	School Maps, in sets of the comprising Maps of the	tour, upon the World, Burns	r. Same eca	ile no t	hose published by	le lrigh 8	khaol S	oriety.	13	9	0
161 25	School Maps, in sets of the comprising Maps of the Smith's Moral Southment	tour upon the World, Burns	r, same ses v, Asia i	ile no t	hose published by	Le lrigh 8	School S	\$	13	0 0 0	0 0
161 25	School Maps, in sets of the comprising Maps of the Smith's Moral Scottment R. J's Inquier into the E	tour, upon the World, Burns	r, same ses v, Asia i	ile no t	hose published by	le lrigh 8	khaol S	Society.	13	9 9	0 0
161 25	School Maps, in sets of the comprising Maps of the Smith's Moral Southment R. J's Inquire into the Peacock's Algebra, vol. I.	wanted by the World, Bussy Human Mind,	r, same ses v, Asia i	ile no t	hose published by	Le lrigh 8	School S	\$	13 13 1	0 0 0	Q U O O
25 25 365 4	School Maps, in sets of a comprising Maps of the Smith's Meral Suntiment R. I's Inquier into the Frencisk's Algebra, vm. I little	Town Mind, Timuth	e, same sen to, data i	ile no t	hose published by	Le Irigh 8	ichaol S	Was Files	13 13 1	9 9 9	0 0 0 0 0
25 165 4 7	School Maps, in sets of a comprising Maps of the Smith's Moral Suntiment R. I's Inquier into the Frencock's Algerra, vm. I Intte	arsuport paper four, upon the World, Bussy Ruman Mind, L., L., actions,	r, same eca so, Asia I	ile no t	hose published by	Le Irigh 8	ichaol S	Was Files	13 13 1 40 6	0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
25 165 4 7	School Maps, in sets of a comprising Maps of the Smith's Moral Summers R. 2's Inquiry into the E Peacock's Algebra, vib. I Hitte I I Hymer's Differential Equi Brackles's Astronomy,	washing the world, Bussel Human Mind, The Land Mind	r. Same era Sp. Asia I	ile no t	hose published by	le Irigh 8	section S	Was Files	13 13 1 49 6 7	0 0 0 0 0 0 3	0 0 0 0 0 4 8
25 165 4 7	School Maps, in sets of a comprising Maps of the Smith's Moral Suntiment R. I's Inquier into the Frencock's Algerra, vm. I Intte	washing the world, Bussel Human Mind, The Land Mind	r. Same era Sp. Asia I	ile no t	hose published by	he Irigh 8	ichaol S	Was Files	13 13 1 40 7 7 7	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
25 165 4 7	School Maps, in sets of a comprising Maps of the Smith's Moral Summer R. 2's Inquiry into the Reacock's Algeria, vis. I little I liver's Differential Equipment's Assessment; I little Differential and Ir	washing the world, Bussy Annuan Mind, Thurstone, actions,	r. Same era Sp. Asia I	ile no t	hose published by	le lruh 8	ichaol S	en S	13 13 1 40 7 7 38	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
25 25 365 4 7 20 -6	School Maps, in sets of a comprising Maps of the Sin th's Meral Summers R. 2's Inquiry into the E Peacock's Algebra, vib. I. Hymer's Differential Equipments of Gracockies's Appropriate and In Grace's History of Grace's	Tour upon the World, Bussy Human Mind, Hum	r. Same era Sp. Asia I	ile no t	hone published by to period	le Irigh 8	ichaol S	**************************************	13 13 1 49 6 7 7 36 18	in a	-
25 181 25 1365 4 7 20 -6 5	School Maps, in sets of a comprising Maps of the Set the Meral Scattment R. I's Inquiry into the E Peacock's Algerra, vib. I. Hymer's Differential Equ. Brooker's Aspending Hall's Differential and Intereste's History of Green Mul's Louic, in 2 vols.	washing the world, Bussy Annuan Mind, Thurstone, actions,	r. Same era Sp. Asia I	ile no t	hose published by	le lruh 8	ichaol S	**************************************	13 13 1 40 7 7 7 36 18 3	ins ins	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
161 25 365 4 77 20 -6 -5 12	School Maps, in sets of a comprising Maps of the Smith's Meral Southment R. I's Inquier into the Frencick's Algeria, vib. I little II there's Differential Equipment's Assentant and In Gente's History of Graco Mal's Logic, in 2 vilsa Ston's Tenining System,	would, Burney Would, Burney Minute Mind, Tunions, otegral Calculus, in 4 volus,	r. same sea	ile an t	hose published by the period,	le Irigh 8	ichaol S	**************************************	13 1 40 6 7 7 3 8 8 3 8 3 8	in a	-
181 25 4365 77 20 65 18	School Maps, in sets of a comprising Maps of the Smith's Meral Southnesser. It's Inquier into the Ereacie's Algeria, vm. I Intee I Mymer's Differential Equipmental Equipmental and Interpretate a History of Grace Mal's Legic, in 2 vols processer. It alto Investigation of Grace Mal's Legic, in 2 vols processer. It alto the state of Grace Mal's Legic, in 2 vols processer.	Total Calculus, in 4 voice,	r. same ora	ile no t	hone published by to period	le lruh 8	ichaol S	**************************************	13 1 40 6 7 7 3 8 8 3 8 8	ins ins	-
181 25 4 7 20 5 18 14 10 5	School Maps, in sets of a comprising Maps of the Smith's Maral Suntiment R. I's Inquier into the Feacock's Algerra, vol. I International Education of The Control of The Co	Tour upon the world, Bussell Minute Mind, I	r. same sen	ile as t	hose published by the period,	le Irigh 8	ichaol S	**************************************	13 1 40 6 7 7 38 18 3 3 3 4	1 TO 6 40	-
25 / 365 / 3	School Maps, in sets of a comprising Maps of the Section Maps of the Section of Section of Section of Section of Section of Training System, ileaselve a Astronomy, Drue Introduction to Nascancrytic on the Councer	arsuport paperour upon the World, Bussy, Innuan Mind, Inn	r. same seme seme seme seme seme seme seme	ile as t	hose published by the period,	le Irigh 8	res II	**************************************	18 1 6 7 7 3 8 18 3 3 4 5	# 10 10 6 4 12	-
25 / 365 4 7 20 - 6 5 12 14 10 17 17 17 18 36	School Maps, in sets of a comprising Maps of the Ser th's Moral Summer R. L's Inquire into the Ecock's Algeria, vis. I little Information of Gracol Mult's Long, in 2 volsy, therefore a Astronomy, there has been a company, there has been a fairing System, there has been a fairing System, there has been a fairing System.	turn the world, Bussey, and Mind, Mi	tr. same sen	te an t	hose published by the period,	le Irigh &	ichaol S	1100 and	18 18 1 6 7 7 7 3 8 18 3 3 4 5 5 10	10 0 0 0 12 0	6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
25 265 4 77 200 - 6 5 12 14 10 5 17 17 17 17 17 17 17 17 17 17 17 17 17	School Maps, in sets of a comprising Maps of the Smith's Meral Summers. R. L's Inquire motive Reacock's Algeria, vib. I Procket's Algeria, vib. I Procket's Algeria, vib. I Hymer's Differential and Interested History of Graco Mal's Logic, in 2 vilsa Stom's Taining System, ilerachet a Astronomy. Ditto Introduction to National Proceedings of Lives Othern's Rome: Same Schen's Rome Schen's Rome: Same Schen's Rome Schen's Rome Schen's Rome Schen's Rome Schen's Rome Schener Rome Schen's Rome Schener Rome Rome Schener Rome Schener Rome Rome Schener Rome Rome Rome Rome Rome Rome Rome Rome	turn of the Philosoph the Philosoph the British dition.	r. same sen	ile as t	hone published by a period,	Le Irigh &	res II	1100 and 110	12	8 MU 1 TO 6 4 12 0 0	6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
25 / 365 4 7 20 - 6 5 12 14 10 17 17 17 18 36	School Maps, in sets of a comprising Maps of the Section Maps, in sets of a comprising Maps of the Section Maps. It is a local set of the March Maps of Craed Brokket's Appearant Equipment of Graed Mal's Logic, in 2 volsy Seom's Training System, ileaseled is Astronomy. Date Introduction to Nationary Mathematica in the Councer of the Maps of Graed Chibon's Home Councer Chibon's Home Chibon's Home Chibon's Home Chibon's Mathematics.	tural Philosoph tural Philosoph tural Philosoph tural Philosoph tural Philosoph tural Philosoph tural Philosoph	r. same sen	te an t	hose published by the period,	le Irigh &	res II	1100 and 110		8 MU 1 TO 6 4 12 0 0	6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
25 265 4 77 200 - 6 5 12 14 10 5 17 17 17 17 17 17 17 17 17 17 17 17 17	School Maps, in sets of a comprising Maps of the Section Maps, in sets of a comprising Maps of the Section Maps. It is a local set of the March of the March of the March of the March of Grace Mal's Logic, in 2 volsy Secon's Training System, ilerached a Astronomy, Date Internal Second on the Astronomy, Date Internal on the Connec to L. Richardson's Lives Chiban's Rome, Mathematics. Bucon's Essays I Westall'	tural Philosoph toral Philosoph tural Philosoph	r. same sea on hand it was a sea of the sea	ile no s	hone published by a period,	Le Irigh &	First 12	1100 and 110	12 10 1	10 10 6 4 12 0 13 4	6 0 0 0 0 0 0 0 0
25 / 365 / 3	School Maps, in sets of a comprising Maps of the South's Meral Southness R. L's Inquier into the Frenceck's Algerra, vol. I Inter a Hymer's Differential Equipment's Assembly of Gracos Mal's Logic, in 2. volsy Sow's Training System, ileaseles is Astronomy. Directotics a Astronomy. Baseles a Responsal Mathematics. Baseles a Paspal Westall' Matter 's Poetical Works.	tural Philosoph tural Philosop	r. same sea on hand it was a sea of the sea	ile no s	hone published by to period	le Irigh &	First 11	1100	12 10 1	10 10 10 10 12 10 13	6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
25 / 365 / 3	School Maps, in sets of a comprising Maps of the Section Maps, in sets of a comprising Maps of the Section Maps. It is a local set of the March of the March of the March of the March of Grace Mal's Logic, in 2 volsy Secon's Training System, ilerached a Astronomy, Date Internal Second on the Astronomy, Date Internal on the Connec to L. Richardson's Lives Chiban's Rome, Mathematics. Bucon's Essays I Westall'	tural Philosoph tural Philosop	r. same sea on hand it was a sea of the sea	ile no t	hone published by to period	de Irigh 8	sechaal S	1100 and	12 10 1	10 10 6 4 12 0 13 4	6 0 0 0 0 0 0 0 0
25 25 365 4 77 20 6 5 14 10 5 17 2 11 18 11 18	School Maps, in sets of a comprising Maps of the South's Meral Southness R. L's Inquier into the Frenceck's Algerra, vol. I Inter a Hymer's Differential Equipment's Assembly of Gracos Mal's Logic, in 2. volsy Sow's Training System, ileaseles is Astronomy. Directotics a Astronomy. Baseles a Responsal Mathematics. Baseles a Paspal Westall' Matter 's Poetical Works.	tural Philosoph toral Philosoph tural Philosop	r. same sea on hand in	Personal Annual	hose published by the period. They will be a series of the period of the	de Irigh 8	Final S	1100 and	12 10 1	10 0 4 12 0 0 13 4 0	8 0 0 0 0 0 0 0 0
25 77 20 -65 -12 -14 -10 -5 -3 -11 -18 -11 -18	School Maps, in sets of a comprising Maps of the Section Maps, in sets of a comprising Maps of the Section of t	Arsuport paperour upon the World, Bussy, Institute, Institute, in 4 volus, of the British of the British thereas, (by Havd. See)	r. same sea on the sea of the sea	ile no s	hose published by the period,	As a send	res II	100 100 100 100 100 100 100 100 100 100	12 10 1	10 0 4 12 0 0 13 4 0 0 0	6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
25 / 365 4 77 20 · 6 6 6 12 14 10 6 11 18 11 10 10 6 6	School Maps, in sets of a comprising Maps of the Smith's Meral Southenest R. I's Inquier into the Frencick's Algeria, vib. I little II the set of the II little II the set of the II little II little II little II little II little III little II little II little III little II little	Arsusport paperour upon the world, Europe Human Mind, I., lations, lateral Philosoph turn of the Philosoph turn of the British thereon, lateral Philosoph turn of the British turn of the Brit	r. same sea on the land of the	Proceedings of the control of the co	hone published by the period,	in Irinh E	one is	000 000 000 000 000 000 000 000 000 00	12 10 1 2 5 4 80	10 0 0 13 4 0 0 0 0	600000000000000000000000000000000000000
25 / 365 / 77 20 / 6 / 6 / 6 / 6 / 6 / 6 / 6 / 6 / 6 /	School Maps, in sets of a comprising Maps of the Smith's Meral Southenest R. I's Inquier into the E Peacock's Aigeria, vist. I little II the Smith Spice of the E Peacock's Aigeria, vist. I little II the II	tural Philosoph tural Philosop	r. same sea on the land of the	ile no s	hone published by the period,	de Irigh 8	res II	### 100 mm 100 m	12 10 1 2 5 4 80	9 10 1 10 0 0 10 10 10 10 10 10 10 10 10	6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
25 / 365 / 3	School Maps, in sets of a comprising Maps of the Section Maps, in sets of a comprising Maps of the Section Maps. It is because a Maps of the Peacock's Algeria, vm. I little Interest of Gracom Mal's Deverantial Equipmental Interests and the Gracom's Praining System, ileasely History of Gracom Mal's Proping, in 2 volsy Scow's Training System, ileasely a Later on the Country Drue Potenduction to Nathanary Mathematica. Button's Home Country of Mathematica. Button's Poetical Works, Reld's Intellectual Proper Priter's Option, Machine Mathematical Institute in Continuents of England, in C	turn the world, Bussell World, Bussell Bussell Calculus, in 4 voice; and the Physical Philosoph than of the British theres.) S Dusigna, (by Ravd. Stell Bussell Busse	r. same sea on hand it was a sea on hand See Poets.	production of the control of the con	hose published by the period	And Irigh 8	ichaol S	1100 mm m	12 10 1 2 5 4 80	9 10 1 10 0 10 10 12	000000000000000000000000000000000000000
25 / 365 / 3	School Maps, in sets of a comprising Maps of the Section Maps, in sets of a comprising Maps of the Section of the Meral Scintiments. Its Inquier into the E Peacock's Algeria, vin. I Intte Interest and	tour upon the world, Russes, and Mind, I., actions, atternal Philosophism of the Philosophism of the British thereo.) 10 vols. 10 vols. 10 vols. 10 vols.	r. same sea on hand in	production of the second of th	hone published by the provide the published by the provide the published by the published b	le Irigh 8	School S	000 100 100 100 100 100 100 100 100 100	12 10 1 2 5 4 80 1 0 2	10 0 4 12 0 0 13 4 0 0 0 10 12 0	600000000000000000000000000000000000000
25 4 77 20 6 5 14 12 6 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	School Maps, in sets of a comprising Maps of the Section Maps, in sets of a comprising Maps of the Section of the Meral Scintiments. It is inquier into the E Peacock's Algeria, vin. I Intte Interest and Interest a	turn the world, Bussell World, Bussell Bussell Calculus, in 4 voice; in 4 voice; in 4 voice; in 5 voice; in 5 voice; in 5 voice; in 6 voice; in 6 voice; in 6 voice; in 7 voice; in 7 voice; in 6 voic	r. same sea on hand in the land in the lan	production of the state of the	hone published by the period, In period,	le Irigh 8	ichaol S	1100 mm m	12 10 1 2 5 4 80	10 1 10 0 0 10 10 10 10 10 10 10 10 10 1	000000000000000000000000000000000000000
25 4 77 20 6 5 12 14 10 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	School Maps, in sets of a comprising Maps of the Smith's Maral Suntimestrick of the Smith's Maral Suntimestrick of the Smith's Maral Suntimestrick of the Smith's Assessment of the Brooklet's Assessment of Gracos of the Mark's Logic, in 2 volsy. Som's Training System, ileaseled a Astronomy. Drue letroduction to Nathania Rome: Sunter's Ontender of the Counce of the Mark of the Mark of the Counce of the Mark of the Counce of the Mark of the Counce of the Mark of the Ma	Arsuport paper our upon the world, Russes Minuta Mind, Italian Minuta, Italian Min	ir, same sen on the sen of the se	production of the second of th	hone published by the provide the published by the provide the published by the published b	le Irigh 8	School S	000 100 100 100 100 100 100 100 100 100	12 10 1 2 5 4 80 1 0 2	8 10 1 TO 0 1 1 2 0 0 0 0 1 1 2 0 0 0 0 0 0 1 1 2 0 0 0 0	600000000000000000000000000000000000000
25 4 77 20 6 5 12 14 10 5 17 18 11 11 10 10 10 10 10 10 10 10 10 10 10	School Maps, in sets of a comprising Maps of the Smith's Meral Southenest R. I's Inquier into the E Peacock's Algeria, vib. I little II the set of the II little II li	Arsusport paper our upon the p Woold, Europe Human Mind, I., actions, ortegral Calculus, is 4 volis, attended the British of the British thereon, or the Philosoph thereon, or the Philosoph thereon, or the British thereon,	ir, same sen on the sen of the se	production of the state of the	hone published by the period, In period,	le Irigh 8	School S	000 000 000 000 000 000 000 000 000 00	12 10 1 2 5 4 80 1 0 2	8 10 1 TO 0 0 1 1 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	600000000000000000000000000000000000000
25 4 77 20 6 6 5 12 14 10 6 6 11 11 11 11 11 11 11 11 11 11 11 11	School Maps, in sets of a comprising Maps of the Section Maps, in sets of a comprising Maps of the Section of the Meral Scintiments. It is inquier into the E Peacock's Algeria, vin. I Intte I Interest a Differential Equipments of Gracock and a lattery of the section of Mathematica. But a latter a latter and a lattery of the latter and a lattery and a latter and a lattery and a latter and a lattery and a lat	tour upon the world, Business Minutan Mind, Nationa, Integral Calculus, in 4 voice; in 4 voice; in 4 voice; in 4 voice; in 6 v	r. same sen on home sen on hom	ile no t	hone published by the period,	And Irigh &	School S	000 000 000 000 000 000 000 000 000 00	12 10 1 2 5 4 80 1 0 2 2	8 MU 1 TO 0 O O O O O O O O O O O O O O O O O	600000000000000000000000000000000000000
25 4 77 20 6 6 5 12 14 10 6 6 11 11 11 11 11 11 11 11 11 11 11 11	School Maps, in sets of a comprising Maps of the Section Maps, in sets of a comprising Maps of the Section of the Meral Scintiments. It is inquier into the E Peacock's Algeria, vin. I Intte I Interest a Differential Equipments of Gracock and a light of the	tour upon the world, Busing a linuary Mind, Busing a linuary areas Philosoph and the Philosoph and the Philosoph and the Philosoph and the British discount (by Ravd. Stell St	r. same sen on home sen on hom	to no s	hone published by the period,	And	School S	000 000 000 000 000 000 000 000 000 00	12 10 1 2 5 4 80 1 0 2 2 3	8 10 1 TO 0 0 1 1 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	600000000000000000000000000000000000000
25 25 4 77 20 65 14 12 14 17 18 11 18 11 10 10 10 10 10 10 10 10 10	School Maps, in sets of a comprising Maps of the Section Maps, in sets of a comprising Maps of the Section of the Meral Scintiments. It is inquier into the E Peacock's Algeria, vin. I Intte I Interest a Differential Equipments of Gracock and a lattery of the section of Mathematica. But a latter a latter and a lattery of the latter and a lattery and a latter and a lattery and a latter and a lattery and a lat	tunan Mind, in the pword, Business, in the British interest, in the British in the British interest, in the British interest, in the British in the British interest, in the British in th	r. same sea so, Ash i same sea sea sea sea sea sea sea sea sea se	someon	hone published by the period,	And Irigh 8	School S	000 000 000 000 000 000 000 000 000 00	12 10 1 2 5 4 80 1 0 2 2	8 MU 1 TO 0 O O O O O O O O O O O O O O O O O	600000000000000000000000000000000000000

FRED. J. MOUAT, M. D.

Guri. Bank Agency, 31od August, 1862.

Gowl. Noak Azent



The Calcutta Gazette.

Published by Anthority.

12 is requested that Government Notifications for the Calcutte Canality, of any length, may be present to disciplicate up WOON of TUBBDAYS and PRIDAXS; and of ping times only, before 5 p. m. of those days.

SATURDAY, JANUARY 22, 1853.

Fort William, Home Department, Ligislidive, the 7th January 1853.

The following Extract from the Proceedings of the Covernor General of Ludia in Council, in the Legislative Branch of the House Dapartment; under date the 7th January 1853, is published for general information:

Read a second time the revised Draft of a proposed Act dated the 27th February 1852, and published in the Supplement to the Calcutta Gazette of the 3rd Murch 1852, to amend the faw of evidence in the Civil Courts of the Bengal Presidency.

Resolution.—The Governor General in Council resolves, that the following amended Draft on the subject, be published for general information.

ACT No. -- OF 1853.

An Act to amend the Law of Evidence in the Civil Courts of the East India Company in the Bengal Presidency.

Whereas the law of evidence administered by the Civil Courts of the Presidency of Fort William in Bengal, and the rules for the attendance and examination of witnesses and the production of documents in such Courts, require amendment, It is enacted as follows:

I. Sections XXXIII. and LXXIII. Regulation XXIII. 1814, of the Bengal Code, so far as they are inconsistent with the provisions of this Act. Section XI., Regulation XXIV. 1814 of the same Code, except so far as it relates to the signing and issuing of any process of Court to which the signature of the judge may not be specially required, and Section L., Act VI. 1843, so far as it authorizes the examination of witnesses according to the rules established by Section XI. Regulation XXIV. 1814, aforesaid, are hereby repeated.

14. In any regular or smarrary suit, appeal, or proceeding in any of the Civil Courts of the East ladin Company, and also in any summary suit, or other proceeding of a civil nature before any Court, Officer, or other person having by law or by consent of parties authority to examine witnesses, any party to unch suit appeal or proceeding, shall be compotent and council to give evidence as a witnesse either on the sour behalf of new other party to the said appeal, or proceeding, in the same asserted that no party to a suit, to the same. Previded that no party to a suit,

appeal, or proceeding, who shall offer himself ited witness therein, shall without the consent of all parties therein, he examined otherwise that he open quirt, in such number us the court may direct having regard to the usages and customs of the country, unless truck examination shall be taken under and subject to the Rules prescribed by Sections XXXII, or XXXVIII, of this Act,

III. No person shall, by reason only of any interest in the result of any suit or of any interest connected therewith, be incompetent to give widence in any such suit.

IV. A hisband or wife shall not be competent to give evidence for or against the other without the consent of such other. With such consent wither of their shall be competent to give evidence for or against the other, provided that the examination shall take place in Court in such manner as the Court may direct having regard to the usages and customs of the country, or that it be taken and read under, and subject to the Rules prescribed in Section XXXII. or XXXVIII. of this Act.

V. Any purty to any such suit may be com-pelled to give evidence as a witness therein and also to produce any document in his possession or power, in the same manner, by the same process. and subject to the same Rules, as if he were not a party to the suit, except so far as is otherwise provided by this Act. Provided that no Court need to compel the attendance of any party to such suit, for the purpose of giving evidence therein if such party shall satisfy the Court that he has no personal knowledge of any subject of inquiry in the suit, and that he cannot give any material evidence therein, and shall also undertake, by himselfs for his vakeel duly authorized by writing algued bythim to give much undertaking, that he will produce, or pause to be produced to the Court, at such time and place as may be appointed for that purpose, my document which he may previously have been summened to produce. or shall satisfy the Court that such document is not in his custody, possession or power or under his control, and shall further undertake, if required by the Court so to do, either by himself, or by his raked duly muthorized by writing signed by him to give anoh undertaking, that may local agent, manager, or other person who may have acted on his behalf in any matter which may form a subject of inquiry in the suit, shall attend the Court on the trial, and that if such person shall neglect so to dq, the party will himself attend. In the event of a breach of any undertaking given mader this Section, the party bound by the undertaking shall be hiddle to such fine not exceeding one thousand Rupees sa the Court, Judge or other presiding Officer shall direct, to be levied in number directed by Section XXIV of this Act, for the lovy of any penalty imposed under that Section, and may also be compelled to attend and give evidence shall exempt any purely to a suit from being summoned to produce any document.

VI. After the parties in the Sourt a day is fixed for the hearing shall have filed their exhibits and lists of witnesses, the Court shall, by an order in writing, appoint a day, not less than fifteen days after the date thereof, for the examination of witnesses and the hearing of the parts.

VII. The list of witnesses required to be ternished in any suit shall include the names of all the witnesses, whether parties to the fuit or not, whom the party filing the list may intend to tall as witnesses or whom he may require to be numbered, also a list of the document which he may require to be produced.

VIII. If any party to any shit shall require the attendance of any other party thereto as a witness to be enforced, he shall make a special application to the Count for an order for the Summons or attendance of the party, and shall show good and sufficient cause to the satisfaction of the Court in support of such application, otherwise a summons shall not be issued. In cases in which, according to the practice of the Court, a day is fixed for the hearing, the application shall be made before such day shall be fixed analysis

IX. The Gourt, upon the application of the Valces of my party to a suit whose attendance as distincted, or without such application, if the Court shall think fit so to do, may before appointing a day for the hearing, fix some day, previous to the day to be appointed for the hearing, for such party to satisfy him that he has no personal knowledge of any subject of inquiry in the suit, and that he cannot give any material evidence therein, and also to give such materials of required, as is mentioned in Section V, and may also, from time to time if necessary, for good and sufficient cause, enlarge the time for such purpose.

X. For the purpose of satisfying the Court that the party to the suit whose evidence may be required has no personal knowledge of any subject of impairs in the suit, and that he cannot give any material evidence therein, the Court may rearly a declaration in writing of such party, if signed by him, and delivered into the Court by such party, or his vakech. Provided that such declaration, in addition to any other statement which it may contain, shall state, to the best of the belief of the party making it, whether any document which he may have been summoned, or had notice to produce is in his custody, possession, or power, or under his control, or was so at the time of the service of such notice, or summans, and, if not, whether such document ever was in his custody, prosession, or nower, or under his control, and if so when for the hist time, and what, to the best of his knowledge and below, has become of such document; and provided also that such declaration shall also state whether any agent, local manager, or other person acted for such party, or on his behalf in any matter connected with the suit, or forming a subject of inquiry therein, and if so shall state the name of anch agent, local manager, as other person, and his place of abode, if known.

XI. If the party making such declaration shall wilfully and corruptly make any false statement therein, he shall be deemed guilty of perjury, and shall be proceeded against, and upon conviction punished accordingly.

XII. The Court may, on the requisition of any party to any such suit, or his vakeel, caose a sommons to be issued to every person who may be required to produce any antegial document. Previously to issuing any summions for the attendance of any person to give evidence or produce a document, the party requiring the same shall pay into Court such sum as shall appear to the Court to be reasonable, to defray the travelling and other expenses of such person in passing to and from the Court in which he may be required to attend, and give evidence, and for one day's attendance there-In fixing the sum to be paid into Court, regard shall be had to the rules, if any, established by the Court or Board, if any, to which such Court shall be subordinate. The sum so paid into Court shall be tendered to the witness at the time of serving the summons if it can be served personally. In addition to the sum so paid into Court, the Court before whom any person who may attend in pursuance of a supeniors, or proclammation to give evidence or produce any document, may order such further sum to be paid to the person so attending by the person causing the summons or praclamation to be issued, as may appear to be necessary to deirry his travelling and other expenses, and also the ex-penses of his detention under the success, or proclamation, and in case of default in payment. may order such sum to be levied by attachment and sale of the goods of the person ordered to pay the name, and the witness shall not be bound to give evidence or produce any document until such sum shall be paid.

XIII. Every summons for the attendance of a witness to give evidence, or to produce a document shall set forth at whose request it is issued, and shall require the intended watness to attend at a time and place to be named in the summons, and shall also state whether the attendance of the witness is required for the purpose of giving evidence, or promeing a document, or for both purposes. If the witness be a party to the suit and he shall be required to give evidence, the summons shall require him either to appear at a time and place to be named therein to give evidence, or to show good and sufficient cause to the Court issuing the sommons, on some previous day, also to be named in the summons, and not being less than a week before the day fixed for the hearing. why such party should not appear to give evidence. It a witness, whether a party to the suit or not, is required to attend, and to produce he fore the Court any document alleged by the party summoning him to be in his possession or power, a direction to attend the Court with such discussed. shall be inserted in the summons, and the doonment which the witness may be so called upon to produce shall be described in the summons with convenient certainty.

XIV. Every such summons shall, if possible, be served personally upon the person thereby re-

quired to attend by showing the original to such person, and at the same time delivering or tendering to him a copy thereof. Such service unust be made a sufficient time before the time specified therein for his attendance to allow the witness a reasonable time for preparation and for travelling to the place at which his attendance is required, and if the witness be a party to a suit and summoned to give evidence, the summons must be served in time to enable him to show cause at the time and place named therein, why he should not be bound to attend, and give evidence.

XV. Any person, whether a party to the suit or not, may be summoned to produce a document without being summoned to give evidence, and may person summoned merely to produce a document shall be deemed to have complied with the summons if he cause such document to be produced, instead of attending personally to produce the same.

XVI. A party to a suit who may be summoned to give evidence shall be bound to attend as a witness at the time and place to be named for that purpose in the summons, and to remain there until after the trial, or until he shall be dismissed by the Court, nuless he shall show good and sufficient cause to the contrary to be allowed by the Court issuing the same at the time to be named for that purpose in the summons, or at any subsequent time to which the time for that purpose may be enlarged by the Court, for good and sufficient cause.

XVII. Any person not a party to the suit who may be summoned to appear and give evidence shall be bound to attend at the time and place named for that purpose, and to remain there until after the trial, or until he shall be dismissed by the Court.

XVIII. Any person attending to produce a document may be called upon to produce the came without being sworn or examined as a witness.

NIX. A witness not being a party to the suit or proceeding in which he is summaned, shall not be bound to produce his own title deeds, unless he shall have agreed so to do, with the party requiring the production thereof.

XX. A witness, whether a party or not, shall not be bound to produce my document relating to affirm of State, the production of which would be contrary to good policy, nor any document hold by him for any other person who would not be bound to produce it if in his own possession.

XXI. A witness being a party to the suit shall not be bound to produce any document in his possession or power which is not relevant or material to the case of the party requiring its production, nor any writing or correspondence which may have passed between him and any legal professional adviser. If any party, however, offer himself is a witness, he shall be bound to produce any such writing or correspondence, in his custody, possession, or power, if relevant or material to the case of the party requiring its production.

XXII. Every witness summoned to produce a document shall, if the same be in his custody, pursession, or power, he bound to produce it, or cause it to be produced to the Court, although there he a valid objection to the right of the party calling for it to compalita production, or to the

of any such objection made by the person producing the document shall be determined Court, and for the better determination thereof, it shall be lawful for the Court to receive any admissible evidence which the person producing the document may give respecting it, and it shall also be lawful for the Court to inspect the document, and if necessary to call to reseasistance any person whom it may appoint to interpret the same. Such person, however, shall be previously aworn truly to juterpret the same to the Court alone, and not to disclose the consents thereof except to the Court, unless the Court shall order the document to be given in evidence. If the Court shall begof apialon that such document should not be produced, the Court shall not disclose the contents thereof to the parties, or take any, note, or, make any mention of the contents or effect thereof in its judgment or proceedings, but shall return the document at once to the party producing the same, having previously marked the same for the purpose of identification, and shall record in its praceedings, that a document, identilying it by the mark put upon it, was called for, naming the person who may call for its producdocument, naming him, objected to its production, and the reasons, if any for such objection, together with the reasons of the Court for refusing to compel its production. If the Court shall refuse to enforce the production of a document, or to receive the same in evidence, the Court of aspeal may, upon a regular appeal, compel the prediction of such decument, and if such Court shill think that the production of the same ought to have been referred, or that it ought to have been received in evidence, may themselves enforce its production, and receive it in evidence, and decide the case upon such document, coupled with the other evidence given in the suit.

XXIII. A barrister, attorney, or vaked, shall not, without the consent of his client, disclose any communication made by the client to him in the course of his professional employment. Tot any advice given by him professionally to his client, nor the contents of any document of his elient, nor the contents of any document of his elient, the knowledge of which he may have acquired in the course of his professional caployment. The privilege, however, is that of the client, and if any party to a suit shall give evidence therein at his own instance, he shall be deemed thereby to finve waived his privilege, and to have consented to the disclosure by such barrister, attorney, or vaked, of any such matter as alovesaid, which may be relevant, and which the barrister, attorney, or vaked would have been bound to disclose, but for the privilege of his client, and the barrister, attorney, or vaked, shall be bound, upon examination, to disclose any such matter.

XXIV. If any witness, whether a party to a suit or not, to whom any summons to give exidence or produce a document, shall have been personally delivered shall, without lawful excuse, fail to comply with such summons as required by this Act, or attending, or being present in Court, shall without lawful excuse, refuse to give evidence, or to subscribe his deposition, or to produce any document in his custouy or possession, named in such summons as aforesaid, open being required by the Court so to do, the Court shall have full power and authority to issue an order in writing to the major to apprehend and bring the witness before the Court; or, if he be already before the

Court, to take him into custody. And such Court may impose ou such witness a fine not exceeding five hundred supers for his default or refusal, realizable by attachment and sale of his property, and may commit him to close custody until he shall consent to give his evidence, or to sign his deposition, or to produce the document, and any such fine as aforesaid shall be levied and recovered by attachment and sale of the property of such person. If my such person shall absented, or keep out of the way, so that he cannot be seized or brought before the Court, his property shall be liable to attachment and sale in the same manner as is provided by Section XXVII. of this Act, with respect to a witness on whom the service of a summons thunot lie effected." If such person shall be a party to the suit, the Court, in addition to any proceedings to which any witness not being a party to the suit, would in such case be subject as aforesuid, may, if the witness be a plaintiff, appellant, or petitioner, diamise his complaint, appeal or petition, with defendant or respondent, may hear, and decide the case as against such defendant or respondent en-parte. If any such complaint, appeal or petition shall be dismissed for such cause, the complainant, or petitioner shall be debarred from preferring any other petition, appeal or complaint in the same mutter.

XXV. Any person present in Court, whether a party or not, may be called upon and compelled by the Court to give evidence, and produce any document then and there in his actual possession, or in his power, in the same manner and subject to the same rules as if he had been summoned to attend and give evidence, or to produce such document, and may be punished in like manner for any refusal to obey the order of the Court.

TAXK Any person, whether a party to the suit or not, to whom a summone to attend, and give evidence, or produce a document, shall be personally delivered, and who shall, without lawful excuse, neglect or refuse to obey such minimous, or who shall be proved to have absended, or kept out of the way to avoid being served with such summons, and any person who, being in Court, shall, upon being required by the Court to give evidence, or produce a document in his possession, shall, without lawful excuse, refuse to give evidence, or sign his deposition, or to produce a document in his possession, shall, in addition to any proceedings under Section XXIV. of this Act, be liable to the party at whose request the summons shall have been issued, or at whose instance he shall be required to give evidence, or produce the document, for all damages which he may austrin in consequence of such negoret, or refound, or of such abscending, or keeping out of the way as aforesaid, to be recovered in a civil action.

XXVII. If a person, whether a party to a suit or not, for whose attendance either to give evidence or produce a do oment a summous may be issued, ratinot, after diffigent search, to be certified by a return of the mater, be found, the Court upon proof that the evidence of such witness, or the production of the document, is material, and that the witness abscords, or keeps out of the way to aveid being served with a summons, and that he could not, niter diagent search, be found or served with the summons, may cause a procrimation requiring the attendance of such person to give evidence, or produce the document at a time and place to be named therein, to be affixed, in the presence, and with the attentation of two his house or place of usual abode in some conspicuous place, and if such person shall not attend at the time and place to be named in such prochamation, and it be proved to the satisfaction of the Court that the witness cannot be found, his property, real and personal, to such amount as the Court small deem reasonable, (but subject to the same limitation as to the Articles exempt from attachment as in case of attachment for arrears of rent,) shall be hable, under an order of the Court, to attachment and sale. Provided always, that when the order for attachment and sale shall have been issued by any Court subordinate to the Court of Sunder Dewnny Adamlut, a summary appeal shall lie within one month from the date of the order of the subordinate Court to the Court to which its no less are generally appealable; and that the Rules for the time being in force in regard to sales made in execution of degrees, as to the mode and period of attachment and the place or manner of sale, and as to claims of third parties to property attached and notified for sale, shall be held applicable to such sales.

XXVIII. The cost of the attachment shall he borne in the first instance by the party applying for it, and the Court Issuing the numbers and attachment shall not proceed to sale of the property, if the person nummaned us a witness shall appear and satisfy the Court that he did not abacond, or keep out of the way to avoid service of a summons. Upon the appearance of such witness, the Court stall make such order in regard to the costs of the attachment as it shall deep it. If the witness appearing shall fail to satisfy the Court that he did not abscond, or keep out of the way to avoid service of a summons, it shall be in the discretion of the Count to order the property attached to be forfeited and sold or to be released from attachment, upon paymous of all costs incurred in consequence of such default or absconding, or keeping out of the way, and of such fine as the Court may deem reasonable, with elevence to the circumstances of the case, and the condition in life of the witness, and such fine may be recovered by sale of the property attached, a sufficient portion of which may be retained and sold under the attachment for that purpose, and the residue may be either released or retained to satisfy the party injured such damages as may be recovered against the witness for abscording, or keeping out of the way to avoid being served with a aummons, as the Court may think fit to direct : such last-mentioned order shall be subject to appeal in the same manner and within the same period, as an appeal against an order for attachment and sale under the last preceding Section of this Act.

XXIX. All orders as to fines, or the lerying thereof, or as to imprisonment under this Act, shall be subject to a similar appeal within one month from the date of the order.

XXX. It shall not be necessary to postpone the hearing or decision of a case for the non-production of a document, or for the evidence of a witness, who may neglect, or refuse to attend, or who may abscond, or keep out of the way, or who cannot be served with a summons, beyond such period as may appear proper to the Court, having regard to all the cucumstances of the case ; provided that when a automona shall have been issued for the attendance of a plaintiff or appellant in a suit, to give evidence, or produce my document, the Court shall, at the request of the Defendant or Respondent, unless there be good reason to the respectable householders of the village, outside | contrary, postpone the hearing or decision until

and give evidence, or produce the document required, and that where a summons shall have been insued for the attendance of a defendant or respondent, to give evidence, or produce a document; the hearing or decision shall, upon the application of the plaintal or appellant, be postponed in like manner, muess there be good reason to the contrary, until the defendant or respondent cauche personally aummoned, or shall attend and give evidence, or produce the document required.

XXXI. On the day appointed for the hearing, the oriderce of the attending witnesses shall be taken ordly in open Court in the presence and earing, and under the personal direction of the Judge and shall be recorded in such manner, and acquiring to such forms as shall be from time to time prescribed in that behalf by the Court of Sudder Devanny Adamtut. The evidence of each witness given upon such examination shall be taken down in writing, by or in the presence of the Judge, not ordinarily by question and answer, but in the form of a narrative, and when completed shall be read over to the witness, and signed by him in the presence of the Judge and of the parties, or their vakeels, or such of them as mey think fit to attend. In case the witness shall refuse to sign the deposition, the Judge shall sign the same, and record the reason, if any, given by the witness for such refusal, tagether with such remarks thereon as the Judge shall think for to make It shall be by the discretion of the Judge to take down, or cause to be taken down any particular question and answer if there shall appear any special reason for doing so, or any party, or his valued, shall require it. If any question put to a witness be objected to by either of the parties, or their vakeels, and the Court shall allow the same to be put, the question and angishall be taken down, and the objection, and the name of the party making it, shall be noticed in taking down the depositions, together with the decision of the Court upon the objection. Judge shall also record such remarks as he may think material respecting the demeanor of any witness whist under examination.

XXXII. In cases where the evidence is needed of females, who, according to the custom of the country, ought not to be compelled to appear as witnesses in a Court of Justice, and in which the Court shall be of opinion that the ends of justice require and justify it, such Court may assue a Commission to any Officer of the Court or other person, to be muned in such Commission, for the examination of such females in the hearing of the parties to the suit or their vakeels, in such manner as the Court may direct, having coard to the custom and usage direct. of the country, and with liberty to the parties or their vakeels, to cross examine, anything in Section V. Act Vil. 1841, to the contrary notwithstanding.

XXXIII. On or before the day appointed for trial, the Court may, for any sufficient reason, such as the unavoidable absence of any material witness, or for other good cause, on the application of either party, postpone the hearing to another day, to be named, on such terms as to the payment of the costs of postponement to the opposite party, as to the Court shall seem reasonable. In such case notice in writing shall be given to each of the untuesses to attend and give evidence, or to produce a document on the substituted day, instead of the day mentioned in their sommonses, if there be time to do so and the judge shall so

he can be personally summoned, or shall attend order. The natice shall be served in the same manner as a summens. The services of such notice shall have the same effect as if the substi-. tuted day had been originally named in suchsummons as the day for the appearance in Court to give evidence or produce a document, and all the provisions in this Act relating to summonses to give evidence or produce docu-ments, shall extend to such notices in the same manner as if such natices had theen expressly mentioned in such provisions. If the application be too late to serve such notices, the Court may order that the examination of any witness who may be present, or shall suttend in paramore of a summons, shall be proceeded with, and that the further hearing of the case, after the examination of such witness, shall alone be postponed.

XXXIV. Unless the hearing be postponed in manner uforesaid, it shall commence on the day appointed, or as soon afterwards as the business which may be pending before the Court and may be entitled to priority will allow, and the recording of evidence on the trial of any suit when begun under the rules above enacted, shall continue on the same day, or on consecutive business days, until the whole of the evidence of the witnesses present shall be heard. The pleaders shall then be heard orally on the merits of the case as regards the issues both of fact and law, and after considering the argument and evidence, the Judge shall record his judgment under Act XII, 1843.

XXXV. If the Court, after the evidence of all the witnesses shall have been heard, and before hearing the plenders, or recording the judgment, shall think it neversary for the ends of justice to inspect any document, or to examine any party to the suit, or any other person whose evidence may appear to be material, the Court, of its own accord, nury cause such party be person to be summaned to attend as witness, to give oridence, or to produce such document, if in his possession, qu'a day to be appointed, and may examine such party or person as a mitness in open Court, or in such other manner as the Court may direct, upon any question which the party or witness may be bound to answer, and the Court may think necessary, and may also compel the production of any document mentioned in such summons, which any such person may have in his passession or power, and he bound to produce. Any witness so called shall be subject to the cross-examination of either party, or bis vakeel. If such person, whether a party or not, shall be a female, who, according to the custom of the country, ought not to be compelled to appear as a witness in a Court of Justice, the Court may order such person to be examined in the manner provided by Section XXXII, of this Act, upon The Commissuch questions as he may direct. The Commissioner or other person authorized to take the exa nination in such case may put such further questions as in his judgment may be necessary, or may arise out of the answers to be given to the questions directed by the Court.

XXXVI. The Judge, on the application of either party, may cause public notice to be given in Court, either before or during the examination of any witness, requiring all or any other witnesses, whether parties or not, who have been summoned or inserted in the list of witnesses in the same cause, to leave the Court, or to romain out of the same. Any witness in a cause who with-out lawful excuse shall remain in, or come into Court, contrary to such notice, shall be punishable as for contempt, and shall be liable, at the discretion of the Judge, to any fine not exceeding

two bundred Rupees, or in the case of non-payment to imprisonment in the civil jail, without labor, for any term not exceeding one calendar month. Whenever such notice shall be given, the consequence of disobedience thereto shall be publicly explained at the time of giving the notice. Care shall be taken that any witness who may be examined in the absence of the other witnesses shall not have any communication with such other witnesses prior to their examination.

XXXVII. Any party to a suit, appeal or proceeding who may be examined as a wifness therein, shall, except as otherwise provided by this Act, be examined according to the rules for the time being in force as to the examination of witnesses not being parties to the suit, and shall be purishable for any false evidence given by him, in the same manner as if he were not a party.

XXXVIII. The words "Witness" and "Witnesses" in Act VII. 1841, shall respectively include any party or parties to asuit, and the said Act shall be read as if the words " or purty" or partick" had been used in such Act, in conjunction with the words "witness" or "witnesses" respectively. Provided that the deposition of a party taken under the provisions of this Section at the instance of any opposite party may be read in evidence by, or on behalf of, such last-mentioned party, without the proof required by Section V. of the said Act. Provided also, that no deposition of any party taken under the provisions of this Section shall be read or used in evidence, unless taken and read at the instance of some opposite party, or unless it shall be proved that the doponent is amable, from sickness or infirmity, to attend to be personally examined, or is, without collusion, or any reference to the suit, at so great a distance from the Court, that, in the judgment of the Court, it would be unreasonable to require his personal attendance in Court for the purpose of giving such evidence, in which lastmentioned case it shall be discretionary with the Court, having regard to the unture of the case and of the evidence given, either to allow, or refuse such deposition to be read.

XXXIX. No appeal shall lie from any orders or decision of a Judge with respect to summoning or examining any party to a suit, or as to allowing a deposition to be read under the Section next preceding.

XL. It any par'y to any such suit as afore-said, shall refer to any document in his possession or power, in any pleading or statement, he shall file such document with the pleading or statement, unless the Court shall, for good and sufficient class, extend the time for filing the same, and any adverse party shall be entitled, by himself, or his vakeel, to inspect and take a copy of the document before he shall be bound to answer such pleading or statement.

XLI. In the construction of this Act, unless where it is otherwise expressly provided, or there is something in the subject or context repognant to such construction, or which would render such construction inapplicable to the case, the word Court shall mean any Civil Court of the East India Commany, and shall include any Judge or other other or person mentioned in Section II. of this Act; the word "Judge" shall be understind to mean the chief judicial authority presenting in any such Court, and shall include any others, authority to examine witnesses and to act juniciality; the word "Suit" shall be deemed to

mean and include any suit, appeal or proceeding mentioned in Section II.; the word "Witness" shall include all persons competent and liable to give evidence, whether parties to any suit or proceeding or not. Words importing the masculing gender or singular number, shall include the femining gender or plural number and vice versu.

XIII. This Act shall extend only to Civil proceedings, and to the Presidency of Fort William in Bong d, and shall not include any of Her Majesty's Supreme Courts of Judicature.

Ordered, that the Draft new read be reconsidered at the first Meeting of the Legislative Council of India after the 7th day of Merch next.

J. P. GRANT, Sery, to the Govt, of India.

Fort William, Home Department, Legislative, The 14th Jenuary 1853.

The following Extract from the Proceedings of the Governor General of India in Council in the Legislative branch of the Home Department, under date the 14th January 1863, is published for general information:

Read a second time the draft of a proposed Act, dated the 2nd July 1852, and published in the Colcutta Giazette of the 7th July 1852, to amend Act No. VI. of 1852.

Recolution.—The Governor General in Council resolves that the following amended draft on the subject he published for general information:

ACT No. -- OF 1803.

An Act to repeal Act No. II of VS52, and to make provision for defraying the cost of the Light-It use on Pedra Branca, and for maintoinous the same, and also a Floating Right established in the Straits of Molacca to the West of Singapore, and for the establishment and maintenance of such further lights in or near to the said Straits as may be deemed expedient.

Whereas it was deemed desirable, for the safety and guidance of Slops navigating the Clana Seas, to build a Light-House on the Island Rock called Podra Branca, situate at the Eastern entrance of the Straits of Singapore; and whereas certain sums of money were sabscribed by private indivisionals for that purpose, but the same were insufficient to defray the expense of building such Light-House; and whereas the East India Company agreed to build such Light-House, and to advance certain sums of money to complete the same, on condition that the said sums of money should to repaid to them by the levy of certain tells; and whereas since the passing of Act No. VI. 1852 a floating light has been established by the East India Company in the Straits of Malacca to the West of Singapore, at a place called the 2½ fathom bank, and it may hereafter be deemed expedient to establish and maintain other lights or beacons in or near to the said Straits for the safety and guidance of Ships navigating the same; and whereas many Ships which derive the benefit of the Horsburgh Light and the said floating light established as af resaid, do not contribute to the expense thereof, and it is just and reasonable that they should be liable so to do; It is enacted as follows:

1. Act No. VI 1852 is hereby repealed, except so far as it relates to any act atready done under the same, or to any foll now due under the provisions thereof, or to any proceedings already adopted or hereafter to be adopted for the recovery of any such toll.

II. The Light-House on Pedra Branca aforesaid, shall centinue to be called "The Horsburgh Light-House," and the said Light-House, and the appartunences thereinto belonging or occupied for the purposes thereof, and all the fixtures, apparatus and furniture belonging thereto, shall remain the property of, and be absolutely vested in, the East India Company and their successors.

Light-House, and the said floating light established as aforesaid, and such other lights as may be established by the Fast India Company in lieu of such floating light, or in addition thereto, in or near to the Straits of Malacea or Singapore, shall be called "The Straits Lights."

IV. If after the passing of this Act, any ship, of the burden of they tons or upwards, shall depart from or enter any port, harbour or roadstead in the possession or under the Government of the East India Company, upon, or during or at the termination of any voyage, in the ordinary course of which she would pass any of the said lights, a toll shall be paid in respect of such Ship as follows: that is to say—

If the voyage be one in the ordinary course whereof such Ship would pass the whole of the eald lights, one anna for every ton of her burden.

If the voyage be one in the ordinary course of which she would pass any one or more of the said lights, but not all of them, built an anna for every ton of her burden. Provided that such toll shall not be payable at any such port or place if such toll shall have been paid at any other port or place under the Government of the East India Company in respect of the same voyage, and a proper voucher for such payment shall be produced, or other satisfactory proof of such payment given. Provided also that no toll shall be payable on account of any Snip in respect of any voyage for which toll may have been already paid, or become payable under the said Act No. VI. 1852.

V. The return of a Ship from any port or place shall be deemed a distinct voyage within the meaning of this Act, notwithstanding she may have paid the toll abovementioned in respect of her veyage to such port or place, and notwithstanding the terms of any Charter-party.

VI. All Ships of War belonging to Her Majesty, or any Foreign Government or State, and all Ships belonging to the East India Company, shall be exempt from the payment of such toil.

VII. The management and control of the said a Horsburgh Light-House," and of the said Straits Lights, are hereby vested in the Governor of the Straits Settlements.

VIII. The said Governor may appoint any person he may think fit, to be a collector of the tells payable under this Act, at any port, harbour, or place under his government.

IX. The Funds raised by the tolls payable under this Act shall be applicable in the first place to defray the necessary expenses of maintaining and keeping up the said light-House and the said Straits hights, and the establishment and main brance of such other lights as aforesaid, as the Gostruor General of India in Council may think fit to establish and maintain, and all necessary expenses incidental thereto, and the surplus thereof shall, from time to time, be applied in liquidation of the maneys advanced by the East India Company towards the erection and completion of the

said Light-House, and the apparatus and furniture thereof.

X. The toil to be levied under this Act shall become due and payable in respect of Ships clearing out or departing from any port, harbour or readstead, in the possession or under the Government of the East India Company, upon any such voyage as aforesaid, previously to the granting of any Port-Glearance for such Ship, or, in the event of her not requiring a Pont-Glearance, on her preparing to leave such port, harbour or readstead on such voyage; in respect of any Ship entering any such port, harbour er readstead as aforesaid, upon any such voyage from any port or place not under the Government, if the East India Company, the toil shall be payable immediately upon her entering such port, harbour or readstead.

XI. The Collector or other Chief Officer of Customs at any port, harbour or place in the possession, or under the Government of the East India Company, of any Officer in that behalf whom the Government to which such port, hurbour of place is subordinate may appoint to receive the tolls abovementioned, shall collect the same. The Officer to whom any such toll shall be paid shall grant to the person paving the same a proper roucher in writing, under his hand, describing the name of his office, and the port or place at which such payment shall be made, the name, tomage and other proper description of the Ship, and the voyage in respect of which such toll shall be paid.

XII. No Officer of Customs at any of the said ports, harbours or readsteads shad receive any entry or report inwards or outwards of any Ship habe to any tolls payable under this Act, in respect of any voyage, until the owner, master or other person having the command of such vessel shall pay such tolls, or shall produce a proper voucher for the payment thereof for the same voyage at some other port, harbour or place.

XIII. The Officer of Government, whose duty it shall be to grant a Port-Glemence for any Ship clearing out of, or leaving my such port, harbour or place under the Government of the East India Company, shall not grant such Port-Charance to any Ship until the owner, agent, master or other person in command of such Ship shall payall tells to which such Ship or Vessel shall be hable under this Act, or produce a proper voucher for, or give satisfactory proof of the payment of such tolls at some other port or place. If any master or owner, or other person having the charge of any Vessel liable to the payment of any tells under this Act, shall refuse or neglect to pay the amount thereof to the person authorized to collect or receive the same, such person may distrain any goods or merchandize, to whomsoever the same may belong, on board such Ship, and any tackle, apparel or furniture belonging to such Ship, and may remove the same to some convenient place, leaving notice in writing of such distress, and of the cause thereof, and of the place of removal on board such Ship. If such tolls, together with the board such Ship. If such tolls, together with the costs of such distress and removed shall not be paid within three whole gave after the seizure, exclusive of the day of such science, the reason authorized to collect such talls may cause the geods, merchandize, tackle, apparel and furniture so seized, to be appraised and sold, and out of the proceeds of such sale shall pay the amount of the tolls to which such Ship may be liable under this Act, together with the reasonable costs of such seizure, detention, appraisement and sale, remoring to the master or owner, or other person having

the command of such Vossel, the overplas, if any, on demand.

XIV. Notwithstanding anything in this Act contained, the person authorized to cellect the said toils at any such port, harbour or place aforesaid may, in his own name, sucher and recover, on behalf of the Fast India Company, the amount of any toris pavalle to him under this Act, by action of debt in any of the Cavit Courts of Her Majesty or of the East India Company against the owner, or master, or other person, who at the time of such tail becoming due shall own or have the command of any Ship liable thereto.

XV. In order to ascertain the burden of any Ship liable to pay toll under this Act, the person authorized to collect such toll may require the owner, master or other person in command of such Ship, or any person, having possession of the same, to produce the register of such Ship for the inspection of such person, and upon the refusal or neglect of any such owner, master or other person to produce such register, or otherwise to satisfy the person authorized to collect such tolls as to what is the true burden of the Ship, it shall be lawful for the person authorized to collect such tolls to deliver to such master, owner or other person in command of the Ship, or in the passession thereof, or to leave for him on board such Ship, a notice, in writing, specifying what in his judgment is the burden of the Ship, and the burden specified in such notice shall be deemed to be the real burden of the Ship, and be treated as such for all the purposes of this Act, until the owner, master or other person having the command of the Ship shall give sufficient proof of the true burden thereof.

XVI. The Governor General of India in Council may, from time to time, as he may think fit, reduce the tolls payable under this Act, and again raise the same to any amount not exceeding the amounts above specified.

XVII. The word "Ship" throughout this Act shall be held to mean and include a Schooner, Cutter, Brig, Brigantite, Burque, Steam-liont and any square-rigged Vessel.

Ordered, that the Draft now read to reconsidered at the first Meeting of the Legistic Council of India after the 14th day of April next.

J. P. GRANT, Sway to the Goot of India.

For! William, Home Department; Legislative, The 14th January 1853

The inlinwing Draft of a proposed Act was read in Conneil for the first time on the 14th January 1855.

ACT No. -- OF 1853.

An Act for bringing the lapsed State of Colaba under the Laws of the Presidency of Bomboy.

WHEREAS it is no longer necessary that the lapsed State of Coloba, should be exempted from the general rules of the British Administration.

I. It is hereby enacted, that from and after the day of 1953, Act XVII. 1844 shall be repealed, and the Colaba State described in the 1st Section of the said Act shall be subject to all Regulations and Acts which are, or shall be, in force within the territories, subject to the Pecaldency of Bombay.

II. And it is hereby enacted, that suits on the following subjects shall not be cognizable by the Civil Courts within the said tapsed State of Colaba:

1st. All claims for damages against persons in authority under the late Government, for abuse of power during that period.

2nd. All claims against Government on ac-

3rd. All claims against Government on account of Jagheers, Wurshasma, Pensions, Nemnooks and other advantages not hereditary.

4th. All disputes regarding Public Rent or Revenue psychle to Government, and all complaints of exaction by Mambutdars, or District or Village Officers.

5th. All claims on account of village debts, all village boundary disputes, and village disputes regarding the use of wells and water-courses.

HII. And it is hereby enacted, that the Governor of Bombay a Council is empowered to exempt from the Jurisdiction of the Civil Courts, in all matters partaking of the nature of a Civil suit, Yeshudabace Sabeb Angria, a relative of the late Angria Stikeil, and to declare this lady amenable to the authority of an Agent whom he may appoint for this purpose.

Ordered that the Draft now read be published for general information,

Ordered that the said Draft be reconsidered at the first meeting of the Legislative Council of India after the 14th day of April next.

> J. P. GRANT, Sery. to the Govt. of India.

No. 42.

Fort William, Home Department, The 21st January 1853.

Notification.—The Most Noble the Governor General in Council is pleased to grant to Sir H. M. Eilliot. Secretary to the Government of India, in the Foreign Department, an extension, for the period of one year, of the leave of absence obtained by him, under date the 27th February 1852.

J. P. GRANT, Secy. to the Govt. of India.

No. 2.

Fort William, Financial Department,
The 15th January 1853.

Notification.—Notice is hereby given, that the Salaries, Pay, Batta and Allowances of the Civil, Military and Marine Departments, for January 1853, will be payable as under:—

Military and Marine Departments, on Thurs day, the 10th Proximo.

Civil ditto, on Tuesday, the 15th Proxima.

By Order of the Most Noble the Governor General in Council,

J. A. Dorin, Secy. to the God. of India. No. 405.

Fort William, Foreign Department, The 21st January 1853.

Northications. - Captain C. F. Kirby. Junior Assistant to the Commissioner of Mysore, left the Mysore Territory on the 10th ultimb, in pursuance of the leave granted to him in Orders of a the 10th November last, No. 4149, and returned to to his duty on the 31st ultimo.

No. 442.

The Most Noble the Governor General in Council is pleased to appoint Lieutenant and Brevet Captain J. G. B. Griffin, of the 25th Regiment Madras Native Infantry, to officiate as Assistant to the Governor General's Agent for the States of Rajpootana.

> C. ALLEN, Offg. Secy. to the Goot. of India.

No. 156.

Orders by the Must Noble the Governor of Bengul.

Appointments .- The 14th Junuary 1853. - Mr. F. B. Simson to officiate at Joint Magistrate and Deputy Collector of Noncolly, or until further orders.

Mr. G. A. Paxton to be an Assistant to the Magistrate and the Collector of the 21-Pergunnalis, and to exercise the powers of a Joint Magistrate and Deputy Collector in that District.

Leave of Absence. - The 17th January 1853, -Mr. S. Wanchope, Commissioner for the Suppression of Dacoity, for one month, on Medicul Certificate.

The 18th January 1853 .- Mr. C. Limond, Assistant to the Magistrate and Collector of Cuttack for fourteen days, in extension of the period allowed him to join his station.

Lieutenant J. C. Haughton, Officiating 1st Class

Assistant to the Agent to the Governor General South-West Frontier, at Singbhoom, for ten days, on private affairs, retaining charge of his office.

The 20.h January 1853.—Mr. E. F. Harrison,
Assistant Superintendent of Survey, 3rd or

Bastera Division, for one month, under Section XI. of the Amended Absentee Rules.

Notification .- The 17th January 1853. - Mr. S. Wanchope, of the Civil Service, has been admitted

to a furiough of the present season.

The 22nd January 1853.—Unptain C. S. Reynolds, Principal Assistant to the Commissioner of Assam and Magistrate of Durrung, resumed charge of his office from Lieutenant G. F. F. Vincent, on the 3rd instant.

Mr. H. F. James, Judge of Beerbhoom, reported his return to Calcutta on the stemm-ship "Calcutta," on the 10th instant.

Mr. G. D. Russell, Collector of Purnesh, made over-charge of his office to Mr. A E. Russell, on the 12th instant.

Mr. A. Littledale, Officiating Collector of Patna, made over charge of his office and treasury to Mr. P. J. Cockburn, on the 14th instant.

Mr. J. J. Ward, Collector of Bust Burdwau, made over charge of his other to Mr. 11. Muspratt, in the lock instant.

By Order of the Most Nubic the Governor of Bengal,

CECIL BEADON,

Secy. to the Gurt. of Bingal.

No. 163 of 1853.

Orders by the Honorable the Lieutenant Governor of the North-Western Provinces.

Revenue Department,

Camp Benaves, the 12th January 1853.

Deave of Absence. - Mr. George Jackson Christhm, Secretary to the Sudder Board of Revenue, N. W. P., for one month, under Section XI. of the Absence Rules, from the date on which he makes over charge of his office.

Appois ment - Mr. John Wulter Sherer to offimue, N. W. P., during Mr. Christian's absence.

No. 164 of 1853.

Judicial and Revenue Department, Camp Benaves, the 12th January 1853.

Leuve of Absence .- The Hou'ble Hallyburton George Campbell, Assistant to the Magistrate and Collector of Campore, for one month, nuder Section XII. of the Absentee Rules, in extension of the leave granted him in Orders of 20th October In

No. 173 of 1853.

Judicial and Revenue Department, Camp Benages, the 12th January 1853.

Appointment .- Mr. William Christian Watson to exercise the powers of a Joint Magistrate and Deputy Collector in Zillah Meerut.

W. Mure

Secy; to the Gout. of the N. W. P.

General Orders by the Most Noble the Governor General of India in Connail.

Fort William, 21st January 1853.

No. 61 of 1853 .- The undermentioned Officer has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Hon'ble the Court of Directors:

Brevet Captain Richard Baird | 1st January Smith, of Engineers, § 1853.

No. 62 of 1853.—The undermentioned Officer is permitted to proceed to Europe, on furlough:

Captain Charles Vincent Bowie, of) the Regiment of Artillers and Aide-de On private Camp to the Most Noble the Goverotte vent. nor General,

No. 63 of 1853 .- Captain James Metcalfe, of the 3rd Regiment Native Infantry and Ande-de-Camp to the Most Noble the Governor General, is permitted to proceed to the Mauritius, on urgent private affairs, and to be absent from Bengal, on that account, for six months; from the date of sailing of the Steam-Ship "Mauritius," in February 1853,

No. 64 of 1853 .- The Most Noble the Governor General of India in Council is pleased to make the following pronotions:

40th Regiment N. J.

Ensign Edgar Gresley Stone to be Lieutenant from the 2nd January 1853, vice Lieutenant George Miller, deceased.

51st Regiment N. I.

to be Captain of a Company, Ary 1953, in ancessing Edward Arthur Ba- (sion to Captain John sing to be Light to be ring to be Lieutemant, Turner, deceased.

No. 65 of 1853.-The Most Noble the Gover-nor General of India in Council is pleased to make the following appointment:

Brevet Colonel H. F. Salter, O. B., of the 6th Regiment of Light Cavalry, to be a Brigadier of the 2nd Class, in succession to Brigadier A. Carnegy, G. B., who has applied for leave to visit Bombay, on medical certificate, preparatory to proceeding to Europe, on furlough.

No. 66 of 1853.—Lieutenants R. Davidson, of the 64th, and T. W. R. Boisragon, of the 69th Regiment Native Infantry, who were appointed Sub-Assistant Commissaries General on probation for twelve months: the former in Government General Order, No. 597, dated 1st October 1852, and the latter in Government General Order, No. 649, dated 26th October 1852, having passed satisfactorily the examination prescribed General Order by the Governor General, dated 16th September 1851, are appointed permanently to the Commissariat Department,

No. 67 of 1853.—The unexpired portion of the leave of absence granted to Senior Surgeon John Row, Superintending Surgeon of the Meerut Circle, in General Order, No. 699, of the 16th November 1852, is cancelled from the 9th January 1853, the date of his return to Bengal.

No. 68 of 1853 .- Brigadier A. Carnegy, C. B., Commanding at Peshawur, is permitted to visit Bombay, on medical certificate, and to be absent from 5th January to 5th April 1853, preparatory to applying for furlough to Europe, or leave to Sea, for the benefit of his health,

No. 69 of 1853.—The permission granted to Surgeon George Campbell Rankin, of the Medical Department, in General Order, No. 749 of the 3rd December 1852, to retire from the service of the East India Company, is, at his request, to have effect from the 17th, instead of the 31st Decemher 1852, the former day being the date of his departure on the Steam Frigate "Queen," from Bombay.

No. 70 of 1853 .- The undermentioned Officer is permitted to proceed to Europe, on furlough:

Major Thomas Goddard, of the Invalid Establish On medical certificate. ment,

No. 71 of 1853 .- The permission granted by the Bombay Government to the undermentioned Commissioned and Warrant Officers to proceed from Bambay to Farspe, on furrough, on medical cer. heate, is confirmed:

Licentenant Richard John Edgell, of the 53rd Regime at Bengal Native Infactry.

Annaheemy John Huris Peter, of the Medical Department.

No. 72 of 1853.—The following paras. of a Military letter from the Honorable the Court of Directors, No. 101, dated the 8th December 1852, are published for general information:

1. We have permitted the undermentioned Officers to return to their duty, viz.:

Lieutenant Col. D. Downing, rid Bombay.

Major James Gifford, N. S. Nesbitt, J. C. Salkeid.

T. Tulloh.

2.9 R. B. Smith.

Lientenant J. M. Nuttull.

W. Fulierton.
H. Yule.
J. H. Hughes.
C. W. Miles.
2nd Lieutenant F. C. Simons.

Surgeon F. Anderson.

G. S. Cardew. 95 A. Paton.

The undermentioned Officers have been nunted extensions of leave for the period specified, viz.

Major J. R. Colnett..... Captain J. T. Daniel,.... A. Q. Hopper,

Six months.

permitted to retire from the service, viz.

Brevet Major C. Corfield, from the 3rd November 1852, and Cornet Henry Hammersley. 2nd Lientement J. T. Donevan has been per-

mitted to resign the service.

5. We have to apprise you that the promotions in the Cavalry in the room of the late Colonel D. Harriott, C. B., should take effect from the 6th September 1851, the date of this Officer's decease, instead of from the 6th August 1851, as specified in your General Order of the 7th November of that year.

R. J. H. BIRCH, Lieut. - Calconel, Ofg. Secy. to the Gove. of imite. Mily. Depl.

NOTICE .- Mean Time was this day shown to the Shipping in the River, from the Schaphore Tower in the Fort, Half a Second . ja.; before Mean

Fort William, 19th January 1853.

NOTICE .- Mean Time was this day shown to the Shipping in the River, from the Semanhore Tower in the Fort. Three Quarters of a Second (\$s.) before Mean Noon.

> H. P. BIRN. Town Major.

Fort William, 21st January 1853.

General Post Office Notifications.

Export Overland Mail nor P. ami O. Co.'s Steamer "Hindostau," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Parts, (Madras, Ceyton, Aden, Pennig, Singapore and Hong-Kong,) intended for transmission by the Peninsular and Oriental Company's
Steam Vessel "Hindostan," will be closed at this
Office on Saturday, the 5th proximo.

J. R. Brunton Benser,

Deputy Post Moster General, in Charge.

Port William General Post Office.

Fort Waliam, General Post Difice, \ The 22nd January 1803.

NOTICE. - The Public are informed that the Hooghly Mail Despatch for Calcutta of the 13th instant, containing the Mails from the following places, has been lost in transit :-

> Hoognly Mail, of the 13th instant. ditto 13th ditto. Santipore, ditto 13th ditto. Nyasurai, 13th ditto. ditto Degra, ditto. ditto 1 Sth Culnuh, Jehannghur, ditto 13th ditto. Patolee, 12th ditto. ditto Cntwa. ditto 12th ditto.

> > J. R. BURLION BENNETT,

Deputy Past Master General, in Charge.

Calculta, Gent. Post Office. The 22nd December 1852.

No. 5554.

MOTICE TO MARINERS.

NOTICE is hereby given of the existence of a Rock which is situated 3 unles to the S. S. E. of the South Rocks laid down on the Charts off the South end of the Middle Bolongo Island on the Coast of Arracan.

2. Commanders of Vessels havigating the Const are cautioned not to approach the South Rocks within the distance mentioned.

By order of the Superintendent of Marine,

H. Hows,

Secretary.

FORT WILLIAM, The 7th December 1852.

Department of Public Works.

SEALED TENDERS for the monthly supply of 75 Maunds (more or less) of Cocoanut Oil for the Lamps in Fort William and the General Hospital, &c , will be received in the Office of the Charison Engineer until the 5th day of February 1853.

2nd. Twenty seers of Oil to be sent for trial with each Tender, and in Tenders will be received from any one connected directly or indirectly with the Garrison Engineer or Civil Architect's Departments.

3rd. Security to the extent of 800 Rupers in Cash, Government Paper or Bank of Bengal Stock, to be previously ladged with the Garrison Engineer.

4th. Oil deemed bad or not according to Muster to be rejected by the Barrack Serjeant or Serjeunt appointed to superintend the receipt or issue of Oil, and his decision on this point to be considered final.

5th. Not less than 5 days' consumption to be kept at all times in the Garrison Store Rooms.

6th. The contract to be for 12 months only, and the supply of Oil commences from 1st of March next.

> W. ABERCROMBIE, Major, Olly. Garrison Engineer.

Fort William, Garrison Engr's Office. 21st Junuary 1853.

COMMISSARIAT MOTICE.

SEALED TENDERS will be received at the Executive Commissariat Office, at the Presidency, up to 4 P. M. of the 15th February 1853, for the supply of the undermentioned articles for the Presidency Division for the periods specified.

Tenders will be received for each article separately, agreeably to forms now open for inspection at the aboy e Office, and not otherwise, and they will be opened and read on the 16th February 1853, at upon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item, will be required as a deposit with corresponding Temler, and all further particulars may be obtained on application at the Commissariat Office.

For (3) three years.	posit.	For (1) one year.	posit,
Petty Store, Haspital Clothing, &c., Lutto Finding, Bazar Me fenne and) Necessaries, Meat for Troops, Buffand Leather Acceedings and River Pro- visions for the use of European and Na- tive Troops,	Co. 484 500 500 100 500 800 500 500	Breal for Troops Brit Rends, Unster Oil Coffee, Firewood, Siear for Llephants and Helliche	60 alles 500 100 100 100 100 100 100 100 100 100

G. NEWBOLT, Asst. Commy, General.

Court for the Relief of Insulvent Debtors of Calcutta.

In the matter of James Turner. at present a prisoner confined for debt in the Common Cand of Calentin, but late of Kidderpore, in the suburbs of Calcutta, carrying on trade and business at Cosmoliah, in Calcuma, aforesaid, jointly with one Nicholas Charles Biale. one Nicholas Crimicas Merchants and Agents. under the style or firm of Turner Brothers, an Invol-

Notice, that an application for an ad interim Protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Asing Commissioner of the Insulvent Court, on Friday, the 25th day of January metatr, at the hour of 10 o'Clock in the forenous.

My Creditor of the said Insolveyt, devicens of " opposing such application, do appear before the said " Court at the time and place of oresaid."

Robertson, Attorney.

Chief Clerk's Office, 20th January 1853.

In the matter of Charles Fic.) derich Early, an Assistant in the Office of the Assessment Agrantment North-Western Provinces, inteof Acra, but now resides at on the 5th des of March No. 38, Creek Rew. in Car- next, and the He said Incutta, at treatment.

On Thursday, the 20th day of January metals, it was or would that the tarms · ing in this man a sim! bo someone do their attentio

be examined by the said Court.

Judge and Barku. young, Alter ways.

In the matter of James Hampton Piosen Maidiecoat, of Jann Bazar Street in Calentin, lately currying on business under the tyle of J. H. P. Middlecont, of Rancomoody Gully, Mer-Rancomoody Gully, Mer-chant and Trader, an Insol-Venil.

In the matter of James Turmer, a prisoner confined for Calcutta, but late of Kunderpure, in the suburbs of Calautta, carrying on trade and business at Cossitollah, in Calcutta, aforesaid, jointly-with one Nicholus Charles Agents, maler the style or firm of lurner Brothers, an Insolvent. Binje, as Merchants and

In the matter of James Hampten Pinson Middlecont, Jann Bazar Street, in Calcutta, lately carrying on business under the style of J. H. P. Middlecoat, of Rancomoudy Gully, Merchant and Trader, an Insolvent.

In the Mutter of James Turner, a prisoner confined for debt in the Common Gaol of Calcutta, but late of Kidder-pore, in the suburbs of Calcutta carrying on trade and business at Cossitollah, in Calcutta, aforesaid, jointly with one Nicholas Cheeles Biale, as Merchants and Agents, under the style or firm of Turner Brothers, an Insolvent.

Notice, that the petitions of the anid several Insolvents, seeking the benefit of the Act XI. Vic. Cap. XXI., were filled in the Office of the Charf! Clerk, on the 19to day; of January instant, and by orders of the same date the Listate and Effects of the said Incolvents were vested in the Official Assignee respectively.

On Wednesday, the 19th day of January instant, it was ordered that the hearing in these several matters shall be on the 2nd day of April and that the said Insulvents do then respectively attend to be examined by the said Court.

In the matter of Nobin-ctounder Sing, and Muddon-se alux Sing, of Barcela, in the Zillah of Houghly, in the Pra-vince of Bengal, butly carrying on breiness in Shop-kerp-ers at Burn Bazar in Caling on business as Shop-kerp- Charl Overk on the 1 from or at Barra Bazar in Calda, of January instant, cours, under the rause, style or and by an order of the firm of Maddocsoodan Sung and Naconex Sing, and now Effects of the said Insolventing at Mactiona Bazar, in vents were vested in the University, an insolvent,

Sanahoe, Attorney. Chaf Clerk's Office. 2 Vot January 1853.

In the matter of Buttonsar Axiet Jasper, of end China | Barar Street, in Calcutta, late an Assistant in the Office of Measrs. Watson, Borradaile and t surpany, and a trader photon will be heard as and proporter of a testen | disposed of by the Aepo-Serow at Holme Rose's Glount, but new out of employ, and holvest Court, on Friday, business.

The 28th day of January meters, at the hear of 10 o'clock in the fore and.

Notice, that an opplicafor an ad interior pro-s tection order has men this day made by the said Insolvent, and that such ap-Commissioner of the In-

ver " Any Credens of the soil Insulvent, derivous as a apparing such of placetons, de opposer before the or earl Court at the time and place afarested."

N. gwarch, Allarrey,

Charle Click's Other, 22nd January 1853.

Notice, that the petition of the said Insolvents, seeking the benefit of the Act XI. Vic. Cap. XXI., was tred in the Office of the Chief Gierk on the Lith 20

A discussion of the state of th	re Loss.	ary 1858, i'm Arrents of Recusare and our	ner Demands, which, py the Regulations and Re-	its in force, are direct	Verbrain, 20 Sch Februar 1853, in Arrents of Revenue and other Demands, which, by the Regulations and Role in first, are directed to be realized in the same manner as Arrents of Revenue due on the 28th New No. of Mobile on No.
e Ped 1	16.26	Published of Alchaire.	Averented a Tepateore.		I SCI.
PI		3	Eshan Chander Rai, Mohund Hossein, Newaraki, Mehmud Bershun, Mehmud Josephun, Mehmud Josephun,	Re. As P.	
My seas	100	Th. Jogulki-hate,	bun, Ruman Abec, Ramsconter, O dop Record Bose, Jokest Moliumd, Chand Grangers Footbar, Re.	5 4 4 4 6	verselt Ansen, Alex Chant Gazes Goldar, Kamisah Bebes, Ar- Lo H. 8 unan A.c., Esban Chacaet Carcenges, Ref. Clurr,
o IX			I all Mehrand Revostrom Alee and Ascur?		The Shares of the nucleanismed Preprietors, the
	, •	Doo's & Ballot All,	Abe.		Will be sold. Receipen Aire, Lall Mehmad and Horsein Alee Showdagur.

17:00 Coiler torship. SEALED TENDERS (meparate,) from Professional Builders only, will be received by the Officiating Civil Architect at the Presidency, in his Office, Fort William, up to 4 o'clock P. M., on Saturday, the 29th instant.

1st .- For Building a Shed for Chain Cables, &c., in the Dockyard, at Kidderpore.

2nd .- For Constructing an Inclined Plane and a Level, with Railway in ditto.

Specification and further information to be obtained in the Civil Architect's Office.

W. ABERCROMBIE, Major,

Offg. Civil Architect.

SEALED TENDERS (separate,) will be received from Professional Builders only, by the Offi-ciating Civil Architect at the Presidency, in his Office, Fort William, up to 4 o'clock P. M., on Saturday, 5th proximo.

1st.—For Building Division and Partition Walls in the Allipore Jail.

2nd,-For making and fixing Wooden Railings in ditto.

Specification and further information to be obtained in the Civil Architect's Office.

> W. ABERCHOMBIE, Major, Offg. Civil Architect.

NOTICE .- Tenders for the Execution of Amnual and Quadrennial Repairs as required to the Public Buildings at the undermentioned Stations, will be received from Professional Builders, by the Officiating Executive Otherr, 1st Division of Public Works, at Barrackpore, up to the 2nd February 1833, for submission to the Superintending Engineer, Lower Provinces:

Barrackpore. Serampore. Лечноге. Kishmaghur, Burraset. Cossipore.

Hooghly. Magnorah. Khoolnah. Chinsurah. Dam-Dum.

Specifications and Conditions to be obtained in the Executive Fugineer's Office.

> M. E. LOPTIE, Major. Offg. Lae. Officer, 1st Dn. P. W.

NOTICE .- The Effects in this Zilla of the late Dr. W. Fatlock, Civil Surgeon of Gowalpara, who died at this Station, on the 6th instant, are under the Seal of this Court, and will be delivered to any person legally authorized to receive the

> H. DRIVER, Off a. Pl. Asst. Commissioner.

In charge.

NOTICE is hereby given, that an application has been this day made to the Supreme Court of Ju-dienture at Fort William in Bengal, for Letters of Administration to the Estate and Effects of Meria Damzen, late of Damzen's Lane, in the Town of Calcutta, inhabitant, to be granted to Mr. Solomon Damzen, her lawful husband.

J. CAREY.

Practur.

Rajender Dutt 28. Chandeychurn Dutt; Kadarnath Dutt, Preounuth Dutt, Sreemutty Maudubmoney Dossee, LUkhoychund Dutt and Aunundchunder Mitter.

Puranant to an Order of the Supreme Court of Judicature net Fort William in Bengal, made in this cause, bearing date the Twenty-sixth day of July, One Thousand

Eight Hundred and Fifty-two, the Creditors and Legatees of Collypersaud Dutt, of Calcutta, deceased, who died in the month of May, One Thousand Eight Hundred and Thirty-two, at Bunares, are hereby required to come in and prove their respective Debts and Legucies, before William Macpherson. Esquire, the Master of the said Court, at his Office, in the Court House, on or hefore the 1st day of March next, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

W. MACPHERSON,

Master.

Smoult and Hedger,

Complainant's Attorneys.

Calcutta, Supreme Court, Master's Office, The 20th January 1853.

NOTICE. - We have established a Branch of our Firm at Rangoon, under the style of GLADSTON E, WYLLIE AND Co., and have authorised Mr. GEORGE GRANT to sign there the name of the Firm, by procuration.

GLADSTONE, WYLLIE AND CO. Calcutta, 14th January 1853.

DENTAL SURGERY.

Mr. D. G. CLERK, Surgeon Dentist. late of Madras, may be consulted on all branches of his Profession, at No. 2, Chowringhee Road.

STOLEN from my residence, North Road Intally, the undermentioned Government Securities:

No. 6189 of 1825-26, for Sa. Rs. 1000. , 9710 ditto

" 6310 of 1560 ditto

ditto. ditto.

THOS. MORAN.

20th January 1853.

LOST,—The following Halves of the Bank of Bengal Notes:—First Hulf, No. 13662, for Co.'s Rs. 10, First Halves, Nos. 11589, 13087, 17279, 18950, 19035 and 19362, for Co.'s Rs. 15 each.— Second Halves, Nos. 29387, 325:6, 36925, 35093, 37764 and 35321, for Co.'s Rs. 25 eact, --First Halves, Nos. 28578 and 38484, for Co.'s Rs. 50 each, -First Halves, Nos. 34240, 35211 and 58286, for Co.'s Rs. 100 each.

LITHOGRAPHIC AND COPPER PLATE PRINTING

EXPOURSE AT THE

MILITARY ORPHAN PRESS

Moderate Terms.

13th January 1853.

TRIS DAY IS PUBLISHED,

The New Quarterly Bengal Army List,

OF HER MAJESTY'S AND THE HON'BLE COMPANY'S FORCES ON THE BENGAL ESTABLISHMENT,

Exhibiting the Rank, Standing, and Various Services of every Officer in the Army, distinguishing those who have received Medals and other distinctions, and who have been wounded, and in what actions; with their period of Service and dates of Commission.

CORRECTED TO 12TH JANUARY, 1853.

To which is added,

A List of Civil Servants

In BENGAL AND THE NORTH-WESTERN PROVINCES with the dates of their Appointments, &c.

PRICE-Four Rupees, each Quarterly Number, or to Subscribers, 12 Rupees per Annua,

Payable in Advance.

It is requested that all communications, orders or remittances for the above Army List he sent to the publishers, R. C. Lepage and Co.

A few Copies of previous Numbers of the New Army List are available to parties desirous of securing a complete series of the publication.

14th January, 1853,

Military Orphan Press.

IT is hereby notified, for general information, that from and after the dute of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered vand and sufficient.

"By order of the General Munagement of the Military Orphan Society,

Joun T. D. Kidd, Secy. M. O. S.

KIDDERPORE, 31st January, 1851.

For Sale at the Military Orphan Press, Price 3 Rupers,

AN ACT for punishing Mutiny and Describer of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

AND

AN ACT for Limiting the Time of Service in the Army.

ALSO

AN ACT to Remove Doubts as to the Power of appointing, convening, and condeming the Sentences of Courts-martial in the East Indies.

AND ALSO

RULES AND ARTICLES for the better government of the Officers and Soldiers in the Service of the East India Company.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gasette, of any length, may be east to the Press by NGON of TUESDAYS and PRIDAYS; and of a few lines only, before 2 p. m. of those days.

WEDNESDAY, JANUARY 26, 1853.

No. 3.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 22ND JANUARY, 1853.

NOTIFICATION.

Notice is hereby given, that the 5 per Cent Transfer Loan, comprizing the Book Debt of the 31st December 1834,—the Book Debt of the 10th August 1835,—the Book Debt of the 15th January 1836, and the Promissory Notes of the Loan dated the 31st December 1834, will be discharged on the 22nd day of April 1854, when payment will be made at the option of the Creditors, either in Cash in India, or by Bills on the Hou'ble the Court of Directors, at 12 months' date, and 2s. 1d. per Sicca Rupee, with power to the Court to postpone payment of those Bills for one, two or three years, upon allowing interest at 5 per Cent per annum for the period of postponement.

No. 2,

In accordance with the advertisement of the Government of India, in the Financial Department, of the 17th June 1835, this Notice of payment shall be considered as equivalent to a tender of payment on the said 22nd day of April 1854, and all interest will come from that day.

No. 8.

Proprietors of the Stock and Promissory Notes in the 5 per Cent Transfer Losa will be permitted, on or before the 22nd day of July 1853, to subscribe the amount of such Stock or Promissory Notes into a New Loan, to be held in the form of Stock, and to bear an interest at the rate of 4 per Cent per annum from the said 22nd day of April 1854. Such interest to be paid to Proprietors resident in India at the place of Registry, and if resident in Europe at their option either in Cash in India, or by Bills on the Court at

twelve months date, and Two Shillings and One Penny the Sicca Rupee.

No. 4.

Proprietors who may subscribe their Five per Cent Transfer Loan Stock or Promissory Notes of that Loan into the Four per Cent Transfer Loan shall not be subjected on this operation to the Fees prescribed in the Rules for the Government Agency.

No. 5.

The Stock of the New Lean will be transferrable only in Books to be kept in Bengal, at Madras, at Bombay, and in London, and not by endorsement of Stock Receipts, and the Stock Accounts may, at the option of the Proprietors, be transferred from the Books in India to the Books in London, and vice vered, as in the case of Stock of the 5 per Cent Transfer Loan.

No. 6.

After the transposition of Stock Accounts to the London Books the Interest payable on such Stock will be issued at the East India House at the rate of Two Shillings and One Penny per Sicon Rupee, by Dividend Warrants, payable at the Bank of England, at the same time as when the Bills would have became due had the remittance of Interest previously been received by Bills of Exchange drawn upon the Court, under the option allowed in the Srd Article of the present notice.

No. 7.

Proprietors of Stock in the Five per Cent Transfer Loan, whose accounts may be open in the London Books on the 22nd day of April 1854, who shall not, on or before the 22nd day of July 1853, express their assent in writing at the East India House in London to the conversion of their 5 per Cent Transfer Loan Stock into Stock of the 4 per Cent Transfer Loan, will receive payment of their principal, together with the Interest due thereon, up to the 22nd day of April 1854, by a cash payment in London, on the 25th day of

April 1855, the date at which the Bills would become due if the remittance of principal and Interest were made from India by means of Bills of Exchange drawn upon the Court of Directors. The Court, however, reserving to themselves, in accordance with the stipulation in the first Article of this notice, the power to postpone payment of such principal for one, two or three years upon allowing interest at 5 per Cent per annum for the period of postponement.

No part of the 4 per Cent Transfer Loan shall be paid off before the 22nd day of April 1874, and whenever it shall be redeemed a previous notice of fifteen months shall be given by Public Advertisement, which notice may be issued at any time after the 21st of January 1873. Payment shall then be made at the option of the Creditors, either in Cash in India or by Bills upon the Court of Directors at twelve months date and Two Shillings and One Penny the Sicca Rupee, with power to the Court to postpoue payment of those Bills for one, two or three years, upon allowing Interest at 4 per Cent per aunum for the period of postponement. The notice of payment, duly advertised as above, and published in the Government Gazette of Calcutta, shall be considered as conivalent to a Tender of payment on the date advertised for discharge, and all interest will cease from that day.

Proprietors of Stock in the 4 per Cent Transfer Loan whose stock accounts may be open in the London Books on the 22nd day of April 1874, will be paid the amount of principal, together with the Interest due thereon up to that date, by a cash payment in London on the 25th day of April 1875, at the rate of Two Shillings and One Penny the Sicea Rapee, such payment of principal to be subject to the power of postponement, upon the conditions mentioned in the preceding Article.

By order of the Most Noble the Governor General of India in Council.

J. A. DORIN,

Secy. to the Govt. of India.

No. 2.

Fort William, Financial Department, The 15th January 1853.

Northication .- Notice is hereby given, that the Salaries, Pay, Batta and Allowances of the Civil, Military and Marine Departments, for January 1853, will be payable as under:-

Military and Marine Departments, on Thursday, the 10th Proximo.

Civil ditto, on Tuesday, the 15th Proximo.

By Order of the Most Noble the Governor General in Council,

J. A. Douin, Secy, to the Govt. of India.

Fort William, Home Department, Legislative, The 14th January 1853.

The following Draft of a proposed Act was read in Council for the first time on the 14th Junuary 1853.

> Acr No. -— от 1853.

An Act for bringing the lapsed State of Colaba under the Laws of the Presidency of Bombay.

- WHEREAS it is no longer necessary that the lapsed State of Colaba, should be exempted from the general rules of the British Administration.

- I. It is hereby enacted, that from and after day of 1853, Act XVII, 1844 shall be repealed, and the Colaba State described in the 1st Section of the said Act shall be subject to all Regulations and Acts which are, or shall be, in force within the territories, subject to the Presidency of Bombay.
- II. And it is hereby enacted, that suits on the following subjects shall not be cognizable by the Civil Courts within the said lapsed State of Colaba:
- lst. All claims for damages against persons in authority under the late Government, for abuse of power during that period.
- 2nd. All claims against Government on account of Enams.
- 3rd. All claims against Government on account of Jagheers, Wurshasuns, Pensions, Nemnooks and other advantages not hereditary.
- 4th. All disputes regarding Public Rent or Revenue payable to Government, and all complaints of exaction by Mamlutdars, or District or Village Officers.
- 5th. All claims on account of village dehts, all village boundary disputes, and village disputes. regarding the use of wells and water-courses.
- And it is hereby enacted, that the Governor of Bombay in Council is empowered to exempt from the Jurisdiction of the Civil Courts, in all matters partaking of the nature of a Civil suit, Yeshudabaee Saheb Angria, a relative of the late Angria Sirkeil, and to declare this lady amenable to the authority of an Agent whom he may appoint for this purpose.

Ordered that the Draft now read be published for general information.

Ordered that the said Draft be reconsidered at the first meeting of the Legislative Council of India after the 14th day of April next.

> J. P. GRANT, Secy. to the Govt. of India.

No. 53.

Fort William, Home Department, The 24th January 1853.

NOTIFICATION .- The Most Noble the Governor General in Council is pleased to place the services of Mr. A. R. Young, of the Civil Service, at the disposal of the Government of Bengal.

J. P. GRANT, Secy. to the Govt. of India.

No. 454.

Fort William, Foreign Department, The 21st January 1853.

Northeartons .- The Most Noble the Governor General in Council is pleased to appoint the Reverend Mr. F. Farrer to be Second Chaplain of Lahore.

The Notification, No. 4844, dated 22nd ultimo, appointing the Reverend Mr. Farrer as Second Chaplain at Peshawur, is hereby cancelled.

No. 473.

Mr. W. Ford, Deputy Commissioner of Mooltan, has obtained leave of absence, for four months, from the 2nd proximo, preparatory to applying for furlough.

No. 487.

The 25th January 1853.

The Most Noble the Governor General in Council is pleased, with advertence to Act V. of 1852, to appoint Mr. T. H. Kavanagh, Extra Assistant at Jullunder, to be a Marriage Registrar at that Station, vice Mr. C. R. Crommelin, transferred to another District.

No. 497.

Captain J. T. Stevens resumed charge of the Office of Superintendent of the Raspore Mail Road, in the Nagpore Ferritory, from Captain Snow, on the 1st instant.

C. ALLEN. Offg. Secy. to the Govt. of India.

No. 172.

Orders by the Most Noble the Governor of Bengal.

Leave of Absence .- The 12th Junuary 1853 .-Mr. G. A. Pepper, Assistant to the Magistrate and the Collector of Cuttack, for one month, under Section XI. of the A neuded Absentee Rules.

The 14th January 1853 .- Mr. H. C. Raikes, Assistant to the Mugistrate and the Collector of Rajshahye, for twelve days, in extension of the time allowed him to join his appointment.

The 15th January 1853.—Mr. R. H. Mytton, Commissioner of Revenue of the 15th or Dacca Division, Officiating Judge of the Sudder Court,

for one year, on private affairs, to visit England.
The 18th January 1853.—Dr. Barry, Medical Officer of Tezpore, for three months, on private affairs. During Dr. Barry's absence, his duties will be conducted by Mr. J. Campbell, Medical Officer of Luckimpore.

The 20th January 1853. - The Hon'ble R. Forbes, Judge of Tirboot, for one mouth, under Section XII. of the Amended Absentee Rules, in extension of the leave granted to him on the 26th November last.

Mr. F. Tucker, Magistrate of Tirhoot, for one month, under Section XL of the Amended Absentee Rules, making over charge of his office

to Mr. F. B. Drummond.

Notification.—The 26th January 1853.—The following Orders of Her Majesty in Council, dated the 16th of October last, are published for general information:

> AT THE COURT AT WINDSOR, 16th October 1852.

PRESENT

The Queon's Most Excellent Majesty in Council. Whereas by the "Foreign Deserters' Act 1852," it is provided that whenever it is made to appear to Her Muesty that due facilities are or will be given for recovering and apprehending Seamen who desert from British Mor-chant Ships in the Territories of any Foreign power, Her Majesty may, by order in Council stating that such facilities are or will be given, declare, that Seamen, not being slaves, who desert from Merchant Ships, belonging to a subject of such power, when within Her Majesty's Dominions, or the Territories of the East India Company, shall be liable to be apprehended, and carried on board their respective Slips. and may limit the operation of such order, and may render the operation thereof subject to such conditions and qualifications, if any, as may be deemed expedient.

And whereas it hath been made to appear to Her Majesty that due facilities have been or will be given for recovering and apprehending Seamen who desert from British Merchant Ships in the Torritories of His Majesty the Emperor of Austria, and in those of the Free Hausgatio

Cities of Lubeck, Bremen and Hamburgh.

Now, therefore, Her Majesty, by virtue of the powers vested in Her by the said "Foreign Deserters' Act 1852," and by and with the advice of Her Privy Council, is pleased to order and declare and it is hereby ordered and declared, that from and after the publication thereof in the London Gazette, Scamen, not being slaves, who desert from Merchant Ships, belonging to subjects of His Ma-jesty the Emperor of Austria, or to Citizens of the Free Hauseatic Ories of Lubeck, Bremen, and Hamburgh, when within Her Majesty's Dominious, or the Territorica of the East India Company, shall be liable to be approhended and carried on board their respective Ships.

And the Right Honorable the Lords Commissioners of Her Majesty's Treasury and the Commissioners for the affairs of India, are to give the necessary directions herein

accordingly.

(Sd.) WM. L. BATHURET.

Lieutenant Q. Battye made over charge of the Sandoway District and Treasury to Major S. J. Grove, of the 68th Regiment Bengal Native-Infantry, on the 1st instant.

T. B. Maetier, Joint Magistrate and Deputy Collector of Furreedpore, resumed charge of his office from Mr. A. J. Jackson, on the 21st

ultimo.

The Reverend H. H. Harington, Assistant Chaplain, reported his departure for the Cape by the Ship "Agincourt," which was left by the

Pilot at Sea on the 19th instant.

Mr. H. V. Bayley, Officiating Collector
24-Pergunnahs, resumed charge of the Collectorate from Raie Shib Chunder Deb Bahadoor, on the 21st instant.

Mr. G. L. Martin, Collector of Tirhoot, resumed charge of the Treasury from Mr. W. R. Davies, Deputy Collector, on the 18th instant.

By Order of the Most Noble the Governor of Bengal,

CECIL BEADON, Secy. to the Govt. of Bengal.

13.	e of tivey Alma a.	18	May 12. Pared in Perima,	90	100	53, { Passed in Persian,	25	p 6th { Passed in Oordoo,	8	the Public Service. Studying for Ho- nors.	a 50, cutte. Presed in (Oordoo, lit Out 50.	e Bi, Cutta. Passed in Condoc, 1st Mov 51.	10/113	日の のかのは いっという ないの
BENGALLEE.	Date of Date of Admission Initiatory into Karuina College.	Nov 50, 2 Des	20 00 00 00	95	9 Oct 51, 15 Oct	Oct 51, 15 Oct	3 Jan 52, 7 Jan	2 Sep 51, 3 Sep	3 Feb 32, 5 Feb		8 Dec 49, 2 Jun	6 May 61, 2 June		
	Names.	l Levien, 1	2 Ouseley, 29 Apl	3	6 Wake, 9	6 Grey, 9	7 Macnubb, 3.	8 Browne, 31	Leme, T. 3 3	1	1 Elifot, 81	2 Naime, 6		Carlo Control of
	Remarks.	Not psaed in any Language.	Les June In.	dee, 2nd Reb 32, nnd in Persien, 1st	Quali- Public tudying	for Honors.	Absent - Sick.	oth Apt 47.	Absent from Cal- cutta, Notpassed in any Language.	177				The second second
KUNDER,	Date of Initiatory Examina-	15 Dec 51,	6 Api 52,		5 Dyc 51,		1 Sep 46,	17 1	15 Oct 51,					A
3	Date of Admission into College.	6 Dec 51,	2 Api 02,	7	6 Dec 51,		20 Aug 46.	. 4	15 Oct 51,			14 To		THE PERSON NAMED IN
	Namps.	U Jenicine, C. J.,	Lawrence,		Pasky,	A SECTION AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON ADDRES	Shaw,	N. A.	J Chippage,					Per a Canada
SUE S	Remarks.	runge.		Passed in Bengallet, lst	Mar 52, and les Oordoo, lat	dar Public Ser-	ey in Oordoo, 2nd Ang 52, 3					410		THE REAL PROPERTY.
0000	Date of Institutory Examine- tion.		June 52, Didto dirto.			7 Jan 62,	114		2-6					No. of Concession, Name of Street, or other Persons and Street, or other P
OORDDO.	Date of Admission into College.	-	1 18 1			8 Jan 52,				33				THE STREET
17	N. Spines.	L'Capper,	9 7	CONTRACTOR AND ADDRESS.	A CONTRACTOR	Mongles,								The second
	Memarks.	Not passed in Ingy Language. Ditto ditto.	efan, 2nd Peb 62, send in Benguller, 1st May 52, Qun-	He Service. Passes of for high pro-	doo, let Sep 1852. Studying for Ho- nore.	ED 100 SEC .	Heel for the Pub-	Merit for general	ng for Honors, Passed in Per- sisn, let Mor 52, and in Hinder,	High for the Pub-	ficiency in Hin- feet, let Sup 52	Studying of Ducra, NotPass	(grange, from	
AN.	Date of Initiatory Examina-	6 Apr 32, 6 Apr 62, 16 Sep 62,		7 3am 52,			1 June 52,			7 Jan 52.			or della	
PERSTAN	Darie of Adugission inth College.	2 Apl 52, 2 Apl 30, 11 Sev 52,		\$ Jan 52,			1 June 52			3 Jan 50.		-	700	to the see in
	Now.	l Johnston,	1	T Brandrech,	1		Moore,			2 Lowis				Sacrator P P